Felony/Gross Misdemeanor	COURT MINUTES	May 18, 2011
04C204957 The State of Net	vada vs Rickie Slaughter	
May 18, 2011 1:30 PM	Jury Trial	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Ruth Gilfert Linda Denman		
RECORDER:		
REPORTER: Cheryl Gardner		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, for State Michelle Fleck, Deputy District Attorney, for State Osvaldo Fumo, Esq., for Defendant Rickie Slaughter, Defendant

Also present: Dustin Marcello, Esq., for Defendant

OUTSIDE PRESENCE OF JURY PANEL: Colloquy on Defense's request to disallow any references in the jail house telephone call transcripts from Defendant discussing taking a plea deal and the authenticity of the speakers.

Mr. Slaughter raised a concern that a gentlemen prematurely entered in the courtroom while he was still in shackles. Court officers advised the person was not a juror and was removed from the courtroom without seeing the shackles because they were under the Defendant's suit jacket. Court stated it was satisfied from the statements made that the individual was not a juror.

Mr. Marcello requested Court disallow the photo line up as Defendant Slaughter had not stipulated and there were problems with the legitimacy, who had the photo, who was shown the photo, and what was said during witness identification. Court acknowledged this issue was the object of a pre-

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trial ruling and he understood the Defense was calling in a expert witness to discuss accuracy of identification. COURT RULED request DENIED and no jury instruction on this topic would be allowed.

JURY PANEL PRESENT: Testimony and exhibits admitted per worksheets.

OUTSIDE PRESENCE OF JURY PANEL: Court advised Defendant of his right not to testify.

CONTINUED TO 5/19/2011

Felony/Gross Misdemeanor	COURT MINUTES	May 19, 2011
04C204957 The State of New	vada vs Rickie Slaughter	
May 19, 2011 10:30 AM	Jury Trial	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Ruth Gilfert Linda Denman		
RECORDER:		
REPORTER: Robert Cangemi		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, for State Michelle Fleck, Deputy District Attorney, for State Osvaldo Fumo, Esq., for Defendant Rickie Slaughter, Defendant

Also present: Dustin Marcello, Esq., for Defendant

OUTSIDE PRESENCE OF JURY: Counsel discussed the upcoming testimony of Dr. Loftis as to the scope of his remarks. COURT RULED that Dr. Loftis' testimony is to be confined to this case and not other specific cases.

COURT RULED as to the jail-house transcripts that no mention of what occurred at sentencing could be included.

JURY PANEL PRESENT: Testimony and exhibits presented per worksheets. Defense rests. Jury admonished and released.

OUTSIDE PRESENCE OF JURY PANEL: Mr. DiGiacomo requested Court take Judicial Notice of three items involving the appointment of a private investigator in 2005, the alibi notice filed in 2004,

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and the booking photo of the defendant.

Jury Instructions settled.

CONTINUED TO 5/20/2011 AT 10:30AM

JURY PANEL PRESENT: Court read Instructions to Jury. Ms. Fleck gave closing arguments.

OUTSIDE PRESENCE OF JURY PANEL: Mr. Slaughter made a statement to the Court.

JURY PANEL PRESENT: Mr. Marcello and Mr. DiGiacomo gave closing statements. Jury retired for deliberations at the hour of 3:05pm.

JURY PANEL PRESENT: At the hour of 5:30pm, the jury returned with the VERDICT as follows:

- * As to Count 1--GUILTY of Conspiracy to Commit Kidnapping
- * As to Count 2--GUILTY of Conspiracy to Commit Robbery
- * As to Count 3--GUILTY of Attempt Murder With Use a Deadly Weapon
- * As to Count 4--GUILTY of Battery With a Deadly Weapon
- * As to Count 5--GUILTY of Attempt Robbery With Use of a Deadly Weapon
- * As to Count 6--GUILTY of Robbery With Use of a Deadly Weapon
- * As to Count 7--GUILTY of Burglary While In Possession of a Firearm
- * As to Count 8--GUILTY of Burglary
- * As to Count 9--GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Ivan Young) and Ivan Young suffered Substantial Bodily Harm during the Kidnapping
- * As to Count 10-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Ryan John)
- * As to Count 11-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Jose Posada)
- * As to Count 12-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Aaron Dennis)

* As to Count 13-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Jermaun Means)

* As to Count 14-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Jennifer Dennis)

Jury polled (unanimous). Defendant Slaughter was removed from the courtroom following a verbal outburst. Court thanked and excused the jury.

OUTSIDE PRESENCE OF JURY PANEL: COURT ORDERED sentencing date be SET.

8/16/2011 AT 9:00AM

Felony/Gross Misdemeanor	COURT MINUTES	May 20, 2011
04C204957 The State of New	vada vs Rickie Slaughter	
May 20, 2011 10:30 AM	Jury Trial	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Ruth Gilfert Linda Denman		
RECORDER:		
REPORTER: Robert Cangemi		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, for State Michelle Fleck, Deputy District Attorney, for State Osvaldo Fumo, Esq., for Defendant Rickie Slaughter, Defendant

Also present: Dustin Marcello, Esq., for Defendant

JURY PANEL PRESENT: Court read Instructions to Jury. Ms. Fleck gave closing arguments.

OUTSIDE PRESENCE OF JURY PANEL: Mr. Slaughter made a statement to the Court.

JURY PANEL PRESENT: Mr. Marcello and Mr. DiGiacomo gave closing statements. Jury retired for deliberations at the hour of 3:05pm.

JURY PANEL PRESENT: At the hour of 5:30pm, the jury returned with the VERDICT as follows:

- * As to Count 1--GUILTY of Conspiracy to Commit Kidnapping
- * As to Count 2--GUILTY of Conspiracy to Commit Robbery
- * As to Count 3--GUILTY of Attempt Murder With Use a Deadly Weapon
- * As to Count 4--GUILTY of Battery With a Deadly Weapon

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* As to Count 5--GUILTY of Attempt Robbery With Use of a Deadly Weapon

- * As to Count 6--GUILTY of Robbery With Use of a Deadly Weapon
- * As to Count 7--GUILTY of Burglary While In Possession of a Firearm
- * As to Count 8--GUILTY of Burglary

* As to Count 9--GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Ivan Young) and Ivan Young suffered Substantial Bodily Harm during the Kidnapping

- * As to Count 10-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Ryan John)
- * As to Count 11-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Jose Posada)

* As to Count 12-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Aaron Dennis)

* As to Count 13-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Jermaun Means)

* As to Count 14-GUILTY of First Degree Kidnapping With Use of a Deadly Weapon (Jennifer Dennis)

Jury polled (unanimous). Defendant Slaughter was removed from the courtroom following a verbal outburst. Court thanked and excused the jury.

OUTSIDE PRESENCE OF JURY PANEL: COURT ORDERED sentencing date be SET.

8/16/2011 AT 9:00AM

Felony/Gross	Misdemeanor	COURT	MINUTES	June 14, 2011
04C204957	The State of Nev	vada vs Ric	kie Slaughter	
June 14, 2011	9:00 AM	Motion		Deft's Motion for Enlargement of Time to File Motion for New Trial
HEARD BY:	Herndon, Douglas W.		COURTROOM:	RJC Courtroom 16C
COURT CLE	RK: Carol Green Anntoinette Naume	ec-Miller		
RECORDER:				
REPORTER:	Sharon Howard			
PARTIES PRESENT:				

JOURNAL ENTRIES

- Marc Digiacomo, Deputy District Attorney, present for the State of Nevada. Deft. Slaughter present without counsel, Osvaldo Fumo, Esq.

COURT WAIVED Mr. Fumo's presence. Court noted it did not receive a written opposition. Mr. Digiacomo advised he had not submitted one as he believes the Court doesn't have jurisdiction to enter the order. COURT ORDERED, motion GRANTED advising it still has jurisdiction.

CUSTODY

Felony/Gross Misdemeanor	COURT MINUTES	June 30, 2011
04C204957 The State of New	vada vs Rickie Slaughter	
June 30, 2011 9:00 AM	Motion	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Carol Green Anntoinette Naume	ec-Miller	
RECORDER:		
REPORTER: Cheryl Gardner		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Marc DiGiacomo, Deputy District Attorney, present for the State of Nevada. Deft. Slaughter, present in custody, without counsel Osvaldo Fumo, Esq.

Mr. Fumo not present. Mr. DiGiacomo advised he has been in contact with Mr. Fumo, who indicated he is in federal court and will be unable to attend the hearing. Court advised Mr. Fumo must be present for the motion and ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 7/7/11 9:00 AM

Felony/Gross	Misdemeanor	COURT	MINUTES	July 07, 2011
04C204957	The State of Nev	ada vs Ric	kie Slaughter	
July 07, 2011	9:00 AM	Motion		Deft's Pro Per Motion to Dismiss Counsel, Motion for Self Representation and for a New Trial
HEARD BY:	Herndon, Douglas W.		COURTROOM:	RJC Courtroom 16C
COURT CLE	RK: Carol Green Anntoinette Naume	c-Miller		
RECORDER:				
REPORTER:	Cheryl Gardner			
PARTIES PRESENT:				

JOURNAL ENTRIES

- Marc DiGiacomo, Deputy District Attorney, present for the State of Nevada. Deft. Slaughter, present in custody, with Osvaldo Fumo, Esq.

Mr. Fumo advised he does not oppose the Motion to Dismiss Counsel, however the Motion for New Trial needs to be extended as the transcripts are not ready yet. Further, Mr. Fumo advised the Deft. may have retained Mr. Pitaro as counsel. Mr. DiGiacomo advised the transcripts should be filed next week and the Deft. is capable of representing himself as he passed the Faretta canvas. Court advised the Deft. had passed a Faretta canvas previously and it would set a Status Check to see if the Deft. is going to obtain counsel. Court further advised it will set a status check regarding transcripts and whether or not Mr. Pitaro will be retained. Upon Court's inquiry, Deft. confirmed his wife spoke with Mr. Pitaro. COURT ORDERED, Motion to Dismiss Counsel and Motion for Self Representation GRANTED, Status Check SET.

CUSTODY

7/28/11 9:00 AM STATUS CHECK: COUNSEL AND TRANSCRIPTS

Felony/Gross	Misdemeanor	COURT MINUTES	July 28, 2011
04C204957	The State of Nev	ada vs Rickie Slaughter	
July 28, 2011	9:00 AM	Status Check	Status Check: Counsel and Transcripts
HEARD BY:	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLER	K: Carol Green Anntoinette Naume	c-Miller	
RECORDER:			
REPORTER:	Bill Nelson		
PARTIES PRESENT:			

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person. Tom Pitaro, Esq. present.

Mr. Pitaro advised that he was not retained. Court stated that Defendant will proceed in Proper Person. Colloquy regarding some of the transcripts being filed. Mr. DiGiacomo advised he will contact Court Reports to determine when others will be available.. COURT ORDERED, matter CONTINUED.

CUSTODY

8/18/11 9:00 AM STATUS CHECK: TRANSCRIPTS

Felony/Gross Misden	neanor	COURT MINUTES		August 02, 2011
04C204957	The State of Ne	vada vs Ricl	kie Slaughter	
August 02, 2011	9:00 AM	Motion		Defendant's Pro Per Motion for Disclosure of All Brady and Giglio Material and Request for an In Camera S.C.O.P.E. Review
HEARD BY: Thomp	son, Charles		COURTROOM:	RJC Courtroom 16C
COURT CLERK: Ca	rol Green			
RECORDER:				
REPORTER: Bill N	elson			
PARTIES				

PRESENT:

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

Argument by Defendant. Court stated that Brady requires the District Attorney to disclose to the defense any exculpatory evidence for the purpose of both guilty and punishment, and if State is in possession of any information, COURT ORDERED, it is to be disclosed. Further argument by Mr. Slaughter. COURT ORDERED, motion GRANTED to the extent Brady requires.

CUSTODY

Felony/Gross Misdemeanor	COURT MINUTES	August 16, 2011
04C204957 The State of I	Nevada vs Rickie Slaughter	
August 16, 2011 9:00 AM	Sentencing	
HEARD BY: Herndon, Douglas W	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Carol Green		
RECORDER:		
REPORTER: Sharon Howard		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Jennifer Herbert, Deputy District Attorney, present on behalf of the State. Defendant present, in custody, acting in Proper Person.

Court noted that Parole and Probation has not prepared a new Presentence Report and all the transcripts have not been prepared. Defendant advised that he still needs May 12, May 13 and the last portion of May 20. COURT ORDERED, Status Check as to transcripts set for 8/18 will be CONTINUED and Sentencing will be OFF CALENDAR.

CUSTODY

8/30/11 9:00 AM STATUS CHECK: TRANSCRIPTS

Felony/Gross Misde	emeanor	COURT MINUTES	August 30, 2011
04C204957	The State of New	vada vs Rickie Slaughter	
August 30, 2011	9:00 AM	Status Check	Status Check: Transcripts
HEARD BY: Herne	don, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: (Carol Green		
RECORDER:			
REPORTER: Shar	on Howard		
PARTIES PRESENT:			

JOURNAL ENTRIES

- Taleen Pandukht, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

Court stated and Defendant concurred that he received the Jury Instructions and Notice of Witnesses from the Law Clerk today before Court, but part of trial transcripts from one Court Reporter still have not been prepared. Therefore, COURT ORDERED, matter CONTINUED.

CUSTODY

CONTINUED TO: 9/13/11 9:00 AM

Felony/Gross Misdemeanor	COURT MINUTES	September 13, 2011
04C204957 The State of Nev	ada vs Rickie Slaughter	
September 13, 2011 9:00 AM	Status Check	Status Check: Transcripts
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Carol Green Christine Erickson		
RECORDER:		
REPORTER: Sharon Howard		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

Court stated and Defendant concurred that he has received all the transcripts. However, Defendant is now requesting Court Exhibits 14, 15, 16, and 17, the unredacted transcripts of the jail calls. COURT ORDERED, Law Clerk will obtain those from the vault and provide copies to Defendant. Noting that Mr. Fumo's Motion is moot at this point, COURT ORDERED, Briefing Schedule set; Deft. to prepare a new motion which is to be filed by 11/15/11 with State's response due 1/5/12, and Deft.'s Reply due 2/7/11. Upon inquiry by Mr. DiGiacomo, Court clarified that hearing will proceed only on motion filed by Defendant in sixty days.

CUSTODY

2/21/12 9:00 AM - HEARING: DEFENDANT'S MOTION FOR NEW TRIAL

Felony/Gross Misden	neanor	COURT	MINUTES	November 29, 2011
04C204957	The State of New	vada vs Ric	kie Slaughter	
November 29, 2011	9:00 AM	Motion		Defendant's Pro Se Opening Motion for New Trial
HEARD BY: Hernd	on, Douglas W.		COURTROOM:	RJC Courtroom 16C
COURT CLERK: Ca	arol Green			
RECORDER:				
REPORTER: Bill N	elson			
PARTIES PRESENT:				

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

COURT ORDERED, Briefing Schedule set; State will have until January 10 to file an opposition and Defendant will have until March 12 to file a reply and matter will be set for decision on March 27, 2012.

CUSTODY

CONTINUED TO: 3/27/12 9:00 AM

Felony/Gross Mis	demeanor	COURT MINUTES		April 17, 2012	
04C204957	The State of Nev	ada vs Ric	kie Slaughter		
April 17, 2012	9:00 AM	Motion		Defendant's Pro Se Opening Motion for New Trial	
HEARD BY: He	rndon, Douglas W.		COURTROOM:	RJC Courtroom 16C	
COURT CLERK: Carol Green					
RECORDER:					
REPORTER: SI	naron Howard				
PARTIES PRESENT:					

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant not present, acting in Proper Person.

Mr. DiGiacomo requested that matter be continued, noting he is in a five week trial before Judge Bixler. COURT ORDERED, matter CONTINUED. Court noted that Defendant was in holding and would have been brought up if matter proceeded today. Court instructed Court Services Officer to inform Defendant of continuance date and if Defendant wished to be brought to Court, he was to be transported and Court would explain reason for continuance to Defendant. Court was informed by Marshall that Defendant did not want to be transported to Court.

CUSTODY

CONTINUED TO: 5/15/12 9:00 AM

Felony/Gross	Misdemeanor	COURT MINUTES		May 17, 2012
04C204957	The State of Nev	ada vs Ric	kie Slaughter	
May 17, 2012	9:00 AM	Motion		Defendant's Pro Per Opening Motion for New Trial
HEARD BY:	Herndon, Douglas W.		COURTROOM:	RJC Courtroom 16C
COURT CLEF	RK: Carol Green			
RECORDER:				
REPORTER:	Sharon Howard			
PARTIES PRESENT:				

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

Argument by Defendant and Mr. DiGiacomo. Court stated findings and COURT ORDERED, motion DENIED. Further, COURT ORDERED, matter set for Sentencing. Colloquy as to whether a new presentence report was prepared, with Mr. DiGiacomo advising he has a new report. As Court's file cannot be located, Court could not verify that a new report has been prepared, however, if one has not been prepared, Court will have Parole and Probation prepare a new report.

CUSTODY

5/31/12 9:00 AM CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	May 31, 2012	
04C204957	The State of Nev	vada vs Rickie Slaughter		
May 31, 2012	9:00 AM	Sentencing		
HEARD BY: Her	rndon, Douglas W.	COURTROOM:	RJC Courtroom 16C	
COURT CLERK: Carol Green				
RECORDER:				
REPORTER: Sh	aron Howard			
PARTIES PRESENT:				

JOURNAL ENTRIES

- Jacob Villani, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

Court stated that Parole and Probation never prepared a new report, so they need to interview Defendant and prepare a new report. COURT ORDERED, matter CONTINUED; Parole and Probation to interview Defendant and prepare a new Presentence Report.

CUSTODY

CONTINUED TO: 8/2/12 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES		June 26, 2012
04C204957	The State of Nev	vada vs Ric	kie Slaughter	
June 26, 2012	9:00 AM	Motion		
HEARD BY:	Herndon, Douglas W.		COURTROOM:	RJC Courtroom 16C
COURT CLEI	RK: Carol Green Tia Everett			
RECORDER:				
REPORTER:	Sharon Howard			
PARTIES PRESENT:	Slaughter, Rickie State of Nevada Villani, Jacob J.		Defendant Plaintiff Attorney	

JOURNAL ENTRIES

- Jacob Villani, Deputy District Attorney, present for State. Defendant Slaughter present in custody in Proper Person.

Court noted the motion to appoint appellant counsel is premature as he is unable to grant the motion until after the Defendant has been sentenced, although the Court is inclined to grant the motion. Further, Court advised he will contact Drew Christensen's office to have counsel ready for appointment after sentencing. Defendant inquired if the Court has reviewed his motion to disqualify the Court for sentencing. Court stated the motion has not been filed according to the system, although he will attempt to locate the motion and have it set before the Chief Judge. COURT ORDERED, matter OFF CALENDAR at this time.

CUSTODY

Felony/Gross Misdemeanor	COURT MINUTES	August 14, 2012
04C204957 The State of New	vada vs Rickie Slaughter	
August 14, 2012 9:00 AM	Sentencing	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Carol Green Tia Everett		
RECORDER:		
REPORTER: Sharon Howard		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Marc Digiacomo, Deputy District Attorney, present on behalf of the State. Defendant present in custody in Proper Person.

Court noted there is a motion to disqualify this court set for Thursday 8/16/2012 before Chief Judge Togliatti which he has completed and filed an affidavit for. Defendant requested to file a response to the Court's affidavit. Court stated that is an issue he will need to address with Judge Togliatti. Defendant advised he has prepared a reply to the State's opposition to his motion to disqualify and requested permission to file the document in open court. COURT ORDERED, Defendant's reply FILED IN OPEN COURT and matter CONTINUED.

CUSTODY

CONTINUED TO: 9/06/2012 9:00 AM

Felony/Gross Misdemeanor	COURT MINUTES	August 16, 2012
04C204957 The State of N	evada vs Rickie Slaughter	
August 16, 2012 3:00 AM	Motion to Disqualify Judge	
HEARD BY: Togliatti, Jennifer	COURTROOM:	
COURT CLERK: Athena Trujillo		
RECORDER:		
REPORTER:		
PARTIES PRESENT:		
	JOURNAL ENTRIES	

- A written decision was filed by the Court on 09/05/12.

Felony/Gross Misdemeanor	COURT MINUTES	September 06, 2012
04C204957 The State of Nev	ada vs Rickie Slaughter	
September 06, 2012 9:00 AM	Sentencing	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Carol Green		
RECORDER:		
REPORTER: Sharon Howard		
PARTIES PRESENT:		

JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

Defendant Slaughter advised that there are two significant issues in the Presentence Report which need to be corrected prior to sentencing. Specifically, Defendant Slaughter stated that they are on Page 10 as to Count 9 and on Page 4 as to his substance abuse history. Court advised Defendant that it will not order a new Presentence Report, but will require modifications. Statement by Defendant as to specific modifications to be made. Argument by Mr. DiGiacomo that modifications can be made by interlineations. COURT ORDERED, modifications to be made to the Presentence report. Court stated on page 2, Count 9 should be corrected to "with substantial bodily harm" with the appropriate penalty; on Page 4, change "awhile ago" to around "around 17 years of age", and "approximately \$1,000.00" is to be changed to "under \$1,000.00"; and recommendation on Count 9 is to reflect "with substantial bodily harm. Court stated it will advise Parole and Probation.

CUSTODY

CONTINUED TO: 10/2/13 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES	October 02, 2012		
04C204957 T	he State of Nev	ada vs Rickie Slaughter			
October 02, 2012 9:	:00 AM	Sentencing			
HEARD BY: Herndon,	, Douglas W.	COURTROOM:	RJC Courtroom 16C		
COURT CLERK: Carol Green					
RECORDER:					
REPORTER: Sharon H	Howard				
PARTIES PRESENT:					

JOURNAL ENTRIES

- Michelle Fleck, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, acting in Proper Person.

As Court still does not have a supplemental Presentence Report, COURT ORDERED, matter CONTINUED; Court will have Law Clerk contact Parole and Probation.

CUSTODY

CONTINUED TO: 10/16/12 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES	October 16, 2012
04C204957	The State of Nev	ada vs Rickie Slaughter	
October 16, 201	2 9:00 AM	Sentencing	
HEARD BY: H	Ierndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLER	K: Noelle Peguese		
RECORDER:			
REPORTER:	Sharon Howard		
PARTIES PRESENT:	Di Giacomo, Marc P. Slaughter, Rickie State of Nevada	Attorney Defendant Plaintiff	

JOURNAL ENTRIES

- Also present: William Gamage, Esq. to accept appointment on behalf of the Defendant.

DEFT SLAUGHTER ADJUDGED GUILTY of COUNT 1-CONSPIRACY TO COMMIT KIDNAPPING (F), COUNT 2-CONSPIRACY TO COMMIT ROBBERY (F), COUNT-3 ATTEMPT MURDER WITH USE OF A DEADLY WEAPON (F), COUNT 5-ATTEMPT ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 6-ROBBERY WITH USE OF DEADLY WEAPON (F), COUNT 7-BURGLARY WHILE IN POSSESSION OF A DEADLY WEAPON (F), COUNT 8-BURGLARY (F), COUNT 9-1ST DEGREE KIDNAPPING WITH SUBTANTIAL BODILY HARM WITH USE OF A DEADLY WEAPON (F), AND COUNTS 10-14-1ST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (F). Statements by Deft. and State. Colloquy regarding Restitution. COURT ORDERED, in addition to the \$25.00 Administrative Assessment fee, \$150.00 DNA Analysis fee including testing to determine genetic markers if not previously taken, and \$35,000.00 Restitution to Victims of Crime, Defendant SENTENCED on COUNT 1 to a MAXIMUM of SIXTY (60) MONTHS and a MINIMUM of TWENTY-FOUR (24) MONTHS in the Nevada Department of Corrections (NDC); COUNT 2 to a MAXIMUM of SIXTY (60) MONTHS and a MINIMUM of TWENTY-FOUR (24) MONTHS, CONSECUTIVE to COUNT 1; COUNT 3 to a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS and a MINIMUM of SIXTY (60) MONTHS plus a CONSECUTIVE MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS and a MINIMUM of SIXTY (60) MONTHS for the deadly

PRINT DATE: 07/31/2015

weapons enhancement, in the Nevada Department of Corrections (NDC), CONSECUTIVE to COUNT 2; COUNT 5 to a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS and a MINIMUM of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS and a MINIMUM of FORTY-EIGHT (48) MONTHS for the deadly weapons enhancement, in the Nevada Department of Corrections (NDC), CONCURRENT to COUNT 3; COUNT 6 to a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS and a MINIMUM of FORTY-EIGHT (48) MONTHS plus a CONSECUTIVE MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS and a MINIMUM of FORTY-EIGHT (48) MONTHS for the deadly weapons enhancement, in the Nevada Department of Corrections (NDC), CONSECUTIVE to COUNT 3; COUNT 7 to a MAXIMUM of ONE HUNDRED TWENTY (120) MONTHS and a MINIMUM of FORTY-EIGHT (48) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT to COUNT 6; COUNT 8 to a MAXIMUM of SIXTY (60) MONTHS and a MINIMUM of TWENTY-FOURT (24) MONTHS in the Nevada Department of Corrections (NDC), CONCURRENT to COUNT 7; COUNT 9 to a MAXIMUM of LIFE with parole eligibility after FIFTEEN (15) YEARS plus a CONSECUTIVE MAXIMUM of LIFE with parole eligibility after FIFTEEN (15) YEARS for the deadly weapons enhancement, in the Nevada Department of Corrections (NDC), CONSECUTIVE to COUNT 6; COUNTS 10-14 to a MAXIMUM of LIFE with parole eligibility after FIVE (5) YEARS plus a CONSECUTIVE MAXIMUM of LIFE with parole eligibility after FIVE (5) YEARS for the deadly weapons enhancement, in the Nevada Department of Corrections (NDC), ALL CONCURRENT to COUNT 9, with TWO THOUSAND SIX HUNDRED TWENTY-SIX (2,626) DAYS credit for time served. Deft not adjudicated on Count 4.

COURT FURTHER ORDERED, Deft. to remain in the Clark County Detention Center (CCDC) until 10/30/12, so he has a chance to speak with Mr. Gamage. Deft. advised he will be filing an appeal.

BOND, if any, EXONERATED.

NDC

Felony/Gross Misdemeanor		COURT MINUTES		May 19, 2015
04C204957	The State of New	vada vs Ric	kie Slaughter	
May 19, 2015	9:00 AM	Motion		
HEARD BY: 1	Herndon, Douglas W.		COURTROOM:	RJC Courtroom 16C
COURT CLERI	K: Deborah Miller			
RECORDER:	Sara Richardson			
REPORTER:				
PARTIES PRESENT:	Heap, Hilary State of Nevada		Attorney Plaintiff	

JOURNAL ENTRIES

- Defendant not present, in custody with the Nevada Department of Corrections (NDC).

Ms. Heap advised this matter should be addressed by the Attorney General's Office. Based on pleadings, without argument, Court stated motion is directed at the prison's policy, therefore, issue would need to be addressed with the prison and would involve the Attorney General's office. COURT ORDERED, motion DENIED as there is no basis to extend.

NDC

CLERK'S NOTE: A copy of this minute order was mailed to Rickie Slaughter # 85902, Ely State Prison, P.O. Box 1989, Ely, NV 89301-1989//dm

Felony/Gross Misdemeanor		COURT MINUTES	June 04, 2015		
04C204957	The State of New				
June 04, 2015	9:00 AM	Petition for Writ of Habeas Corpus			
HEARD BY:	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C		
COURT CLERK: Deborah Miller					
RECORDER:					
REPORTER:					
PARTIES PRESENT:					

JOURNAL ENTRIES

- Taleen Pandukht, Deputy District Attorney, present on behalf of the State. Defendant not present, in custody with the Nevada Department of Corrections.

Court noted he would like to review the Writ further, as well as, make a determination whether or not he would like the Defendant transported for any clarification. COURT ORDERED, matter CONTINUED.

NDC

CONTINUED TO: 6/18/15 9:00 AM

CLERK S NOTE: A copy of this minute order was mailed to Rickie Slaughter # 85902, Ely State Prison, P.O. Box 1989, Ely, NV 89301-1989//dm6/5/15

Felony/Gross Misdemeanor		COURT MINUTES	June 18, 2015	
04C204957	The State of New	vada vs Rickie Slaughter		
June 18, 2015	9:00 AM	Petition for Writ of Habeas Corpus		
HEARD BY:	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C	
COURT CLERK: Deborah Miller				
RECORDER:	Sara Richardson			
REPORTER:				
PARTIES PRESENT:				

JOURNAL ENTRIES

- Defendant Slaughter not present, in custody with the Nevada Department of Corrections (NDC), acting in Proper Person.

William Flinn, Deputy District Attorney, present on behalf of the State.

Based on the pleadings, without argument, COURT stated FINDINGS and ORDERED, Petition DENIED.

CLERK S NOTE: A copy of this minute order was mailed to Rickie Slaughter # 85902, Ely State Prison, P.O. Box 1989, Ely, NV 89301-1989//dm

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<u>Defté</u> EXHIBITS State vs. Slaughter	CASEN	0. <u>C</u>	204957
	Date Offered	Objection	Date Admitted
A. Envelope - Letter + Notes - 12/8/05. Conklin			6/19
A. Envelope - Letter Notes - 12/8/05 · Conklin B. Envelope Letter Affabrit "/13/07 · Conklin C. Affidavit - Slaughter			6/19
C. affidavit - Slaughter			4/19
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	<u>.</u>		

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		EVIDENCE/EXHIBIT LIST	Ţ
CASE NO.	<u>C204957</u>	TRIAL DATE: MAY 12, 2011	
DEPT. NO.	III	JUDGE: DOUGLAS HERNDON	
STATE O	DF NEVADA	CLERK: <u>Ruth Gilfert, Linda Denman</u>	
	VS	PLAINTIFF RECORDER: <u>Cheryl Gardner; Robert Cans</u> <u>Michelle Fleck, Esq. & Marc DiGiacomo, Esq</u> <u>COUNSEL FOR PLAINTIFF</u>	
	AMONT SLAUGHTER	DEFENDANT	

Ţ

	DATE		
EXHIBITS/EVIDENCE	PROPOSED	OBJECTION	ADMITTED
1. S Photo anial	5-16-11	No	5-16-11
2. Photo aeris	5.17.11	NO	5-17-11
3. Crime Scene Photos - Victim	5-16-11	NO	5-16-11
4. Rhoto Victim ON gurney	5-16-11	64	5-16-11
5. Photo Car + House	5-16-11	NO	5-16-11
6. Photo Cars in garage =	$\overline{)}$		5-16-11
7. Photo Caro in galage xa	\mathcal{S}	\rangle	5-16-11
8. Photo Con in annal	$\rangle \leq$	$\langle \rangle$	5-16-11
9. Photo Can in yourge) (5-16-11
10. Photo House Number	5-16-11	NÓ	5-16-11
11. Photo PATIO-HOLLSP + Corill	5-110-11	NO	5-16-11
12. Photo CorAy & Black Cords			5-16-11
13. PHOTO DOOR & BBQ Grill	$\langle \rangle$	2	5-16-11
14. Photo INS; de House + Bloody Flone	$\sum $	\mathbf{b}	5-16-11
15. Photo Bloody Floor & CLOROX			5-16-11
16. PHOTO Couches & Front Door	()	2	5-16-11
17. Photo Bloody Floor + LAMP+ Couch		S	5-16-11
18. Photo LAMP ON Flour & Cauches	11		5-16-11
19. Photo Doy GATE + Lowch		7	5-16-11
20. Rime Scene Photos - Couch	5-16-11	NO	5-16-11

States EXHIBITS

CASE NO. <u>C204957</u>

r			Date Offered	Objection	Date Admitted
21	- Crime	Scene Photo-Black Cord + GATE	5-16-11	NO	5-16-11
22	<u>, 1</u>	Room & LAMP ON FLOOR	t		5-16-11
23	11	Blood on Floor	2		5-16-11
24	; (Blood ON FLOOR			5-16-11
25	11	Blood ON FLOOR	$\boldsymbol{\zeta}$		5-16-11
26) [Cord on Floor & Kitchen	5		5-16-11
27	14	BLACK Cord ON FLOOR	5	\square	5-16-11
28	2)	Kitchen + Aquarium & MAN	5	\sum	5-16-11
29	,1	Bloody Floor	\leq	K	576-11
30	J (Floor with Shoes	$\left \right\rangle$		5-16-11
31	11	Bed with BLANKETS	$\left\langle \right\rangle$	2	5-16-11
32	j1	Bed & Shoes awindow	ζ	$\left \right\rangle$	5-16-11
33	73	BOARds ON FLOOR	2		5-16-11
34	+)	Room w/ Chair & BOArds		\square	5-16-11
35	± 1	PATION BBQNSidewalk	5	\langle	5-16-11
ما 3	2 4	Cordon Floor	$\left(\right)$		5-16-11
37)	Bloody Floor dhamp	\geq	$\left \right\rangle$	5-16-11
38	11 -	BlackCord ON Floor+Blood	S		5-16-11
39	¥1	DIAck Cord ON FLOOR			5-16-11
40))	BLACK Cord on Floor	\rangle	S	5-16-11
41	15	Cardon Floor	\sum	\langle	5-16-11
42))		5		5-16-11
43	Crin	Cord & Plug ON FLOOR De Seene Photos-Cord	5-16-11	NO	5-16-11
	·			Ę	-

STATUS EXHIBITS

3

		Date Offered	Objection	Date Admitted
44 -	- Crime Seene Photos-Cord	5-16-11	NA	5-16-11
45	" Black Cord ON FLOOR			5-16-11
46	" Cord & GATE ON FLOOR	$\downarrow \langle \zeta$	\sum	5-16-11
47	11 Cord ON FLOOR	$\left\{ \right\}$	$\left \right\rangle$	5-16-11
48	" Cards ON Floor XY	\sum		5-16-11
49	" Coray Condon Floor			5-16-11
50	" Cord - Corry on Floor		No	5-16-11
51	" credit Card		NO	5-16-11
52	11 Fingerprint on card		1 M	5-16-1
53	11 WOMEN Showing HANdo		NO	5-16-11
54	" woman showing hand		5	5-16-11
55	" MAn in white shirt		5	5-16-11
Sla	" MANIS hands	$ \rangle$	$\left \right\rangle$	5-16-11
57	1 MAN with Cord	$\left \right\rangle$		5-16-11
58	" HANDO & cords	$\left \right\rangle$		5-16-11
59	1/ Boy in Orange Shi	,		5-16-11
60	" boy's hando		$\overline{)}$	5-16-11
61	11 boy yellow shirt	. ζ		5-16-11
62	Crime Seene Photos-hands	5-16-11	NO	5-16-11
63	Photo - can - green	5-16-11		5-16-11
64	11 - Can green)	2	5-16-11
65	11 - con - green	$ \langle \rangle$	>	5-16-11
46	11 - can w/license plats	5-16-11	NO	5-16-11
— 				

STAT EXHIBITS

CASE NO. <u>C.20495</u>7

4

	Date Offered	Objection	Date Admitted
67 - Photo - Con	5-16-11	NO	5-16-1
68 11 Con	>	$\overline{}$	516-11
69 " ConTruck w/items	$\left \right\rangle$	2	5-110-11
70 11 Cartrenk	ζ		5-16-11
7/ 11 Bullet	\leq		5-16-11
72 " inside con-bulleto coin			5-16-11
73 11 Duen Caroliense		$\left \right\rangle$	5-16-11
74 11 Car Seat w/misciten			5-16-11
75 11 ConTruck & picture	$\left \right\rangle$	$\left \right\rangle$	5-16-11
76 11 contrink			5-16-11
77 11 Contructultie	5	$\langle \rangle$	5-16-11
78 11 Contruct w/ Guno		$\left \right\rangle$	5-16-11
79 11 CarTrue W/Guns		\sum	5-16-11
80 11 buno (2)	\sum		5-16-11
8/ 11 Coun		$\langle \rangle$	5-16-11
82 11 Gun	2	$\left \right\rangle$	5-16-11
83 11 bullets			5-16-11
84 11 burn		\langle	5-16-11
85 11 bullets × 6	}	ζ	5-16-11
86 Photos - Coun	5-16-11	NO	Ĩ
87 Photo - Creme Scene - apartment	5-16-11	NO	5-16-11
88 11 11 11 - apartment	5-16-11	NO	5-16-11
	5-16-11	NO	5-16-11
Y			•

STOTO EXHIBITS

CASE NO. <u>C204957</u>

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	Date Offered	Objection	Date Admitted
90-Photos - Broken Window	5-16-11	20	5-16-11
91 11 - Air Condition + glass	<u> </u>		5-16-11
92 11 Door-Green	5	{	5-16-11
93 " Room w/ clothes	<u>}</u>		5-16-11
94 " Bed w/mise items			5-16-11
95 " Room w/ TUx Clothes	\sum		5-16-11
96 11 Room + papers +TV	\sum		5-16-11
97 11 Roomd papers + Scarp	(\langle	5-16-11
98 11 Room W/ Green NoTebook	5-16-11	20	5-16-11
99 " floor w/pictures & papers			5-17-11
100 Photos-bullet			5-17-11
101 " bullet fragments			5-17-11
102 " bullet programt			5.17.11
103 " bullet fragments			5.17.11
104 Photo bullet fragment	5.17.1	I NO	5.17.11
105 Photo - 7-11	5-17-11	No	5.12.11
			5.17.11
			5.17.11
	5-716-11		,
	5-16-11		
	5-16-11	4	
110 - Evidenel Envelope	-		
110-A-Photo Line up			

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States EXHIBITS

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CASE NO. <u>(201957</u>

6

	Date Offered	Objection	Date Admitted
111 - Evidence Envelope	5-16-11	No	5-16-11
111A-Line UP-Photo	5-16-11	NU	5-16-11
112 - Security Video-CD	5.17.11	Yes	5.17.11
113 - EVIDENCE BAY WIRES 06.26.04 113A Black + GRAY WIRES 6.26.04 114 ENDENCE ENV 3 6.26.09	5-16-11	0 A 0 A	5-16-11 5-16-11
113A Black Ord Located in Ritchen	5-16-11 5-16-11	22000	5-16-11
1.7 PUVIAC NCC ENVILLED	5-16-11	04	5-14-11
IIIA EVIDENCE ENVELOPE	5-16-11	NO	5-16-11
117 - EVIDENCE ENVELOPE	<u>5-16-11</u> 5-16-11	20	5-16-11
	5-16	NO	5-16-11
118 - Evidence Envelope	5-16-11	20	5-16-11
118A Blk Cord (1)6.26.04	5-16-1	NO	5-16-11
119A SUB (and - 6:24:04	5-16-11 5-16-11	NO	5-16-11
120A Dray Cord (2) 120A Dray Cord (2) 121 A Priling Env (10) (10)	5-16-11 5-16-11	200	5-16-11 5-16-11
121A White Cord 6.26.04	5-16-11 5-16-11	204	5-16-11
122A Brown Cord from John Ryan	5-16-11	20	5-16-11
123 (2) 6-26.04	5-16-11	NO	5-16-11
24 - 849 () () - 27. () 4 (5-18-11	NO	5-18-11
125- BAG-EVIDENCE () 6-29-04 Lend	5-18-11	NO	5-16-11
125-A (1) WINCHESTER 357 MAG CASING (1) Rejectile 126 BAG-EVIDENED 126-B-GIOVE	66.11.11	No	5-16-11
126-A (1) HAIR SPECIMANDS PLASTIC CONTAINERS 127 - EUIDENED ENVELOPE	<u>ا ا-ما - کا</u> 2-16-11	NO.	5-16-11
127-A (1) Glove #8	5-16-11	NO	5-16-11
128- EVIDENCE ENVELOPE-10-29-04	5-16-11	NO	5-16-11
128-A - LEATHER Colones	5-16-11	2	5-16-11
128 B-LATEX 610000	5-16-11	5	576-11
129 Evidence Envelope 0-29-04	5-16-11	0 M	5-16-11

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State EXHIBITS

CASE NO. 6204957

Date Offered Objection Date Admitted 129A 11 LATEX COLONES 5-16-11 20 5-16-11 130 BOX + CONTENTS (GUN + BUILETS) 5-16-11 5-16-11 0 N 131 - BOX + CONTENTS (GUNGAMMO) S-16-11 5-16-11 NO 132 - Evidence Envelope 630-04 132A - CD - Seurity TARE 133 Evedenel Envelop No 5-17-11 5.17.11 5-17-11 133-A - Photo Line up No 5.17.11 Evidence Envelope NO 5-18-11 134 5-18-11 Photo Line Up NO 5-18-11 134-A 5-18-11 Car 5-17-11 Title No 5-17-2 135-136. Jail Culls-CD 5-18-11 YES 5-18-11 CD - Jail House Call #12 5-19.11 137-5-19-11 AI O 138 - Rickie Slaughter Booking Photo 5-19-11 No 5-19-11

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- EVIDENCE/E	XHIBIT LIST
CASE NO. <u>C20495</u> 7	TRIAL DATE: 5-12-11
DEPT. NO. <u>3</u>	JUDGE: Douglas Herndon CLERK: RuthGilFeRT/Linda Deniman
STATE OF NENAda	CLERK: Ruth Gil FERT/Linda Densman
PLAINTIFF vs	RECORDER: <u>Chenk Gardwert Bob</u> CANgemi , Esq. MARC Digiacomo / Michale COUNSEL FOR PLAINTIFF
Rickie 1_mont Slaughter	COUNSEL FOR PLAINTIFF
	ESQ. OSVAILS FUMO &
DEFENDANT	marcello

DEFENDANI			
DeFendants		DATE	
EXHIBITS/EVIDENCE	PROPOSED	OBJECTION	ADMITTED
A - Photo - The MARKO	5-16-11	NB	5-16-11
B Pholo-TIREMARKS	5-16-11	NO	5-16-11
C, Photo-Tike MArKS	5-16-11	NO	5-16-11
D Photo - Car Interior	5.19.11	No	5.19.11
E Proto-Car Interior	5.19.11	No	5.19.11
F Photo- Car "	5 . 19.11	No	5.19.11
G Photo - Car 11	5.19.11	No	5.19.11
H Photo-Pro, a	5.19.11	No	5.19.11
1 Photo-Cor 11	5.19.11	No	5. 19.11
J Photo- Can "	5.19.11	No	5.19.11
K Photo - Car · 11	5.19.11	No	5.19.11
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Slaughter

CASE NO. <u>C204957</u>

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Dlaughter	Date Offered	Objection Date Admitted
#1 Jury List	5-13-11	5-13-11
	5-16-11	5-16-1)
#3 Juror Question	5-16-11	516-11
to af Juran Question	5-16-11	5-16-11
#5 Jurar #7 Question	5.16.11	N/A
#16 Juron #5 Question	5.17.11	5.17.11
# 7 Juror # 12 Question	5.17.11	5.17.11
#8 Juron # 2 Question	5.11.11	5.17.11
#9 Jura #12 Questions	5-17-11	5.17.11
# 10 guror #10 Question	5.17.11	5.17.11
	5.12.11	5-17-11
	5.17.11	NA
#13 Juror #12 Jurotion	5-12-11	
#14 Transcript 0148 (failhouse Case)	5-18-11	5-18-11
# 15 Transcript 1419 (JAT House Call)	5-18-11	5-18-11
#16 Transmipt 1448 (JAilhouse Call)		5-18-11
#17 Transcript 1839 (JAilbouse Call)		5-18-11
#18 Juna # 7 Question	5-18-11	5-18-11
#19 Junor# 11 Question	5-18-11	5-18-11
#20 Juno # 2 Buestion	5-18-11	5-18-11
# 21 Serox Copy of Line Up	5-18-11	5-18-11
#22 Xerox Copy of Linello	5-18-11	5-18-11
	5-18-11	5-18-11

Courto EXHIBITS

Pape 2 CASE NO. <u>C204957</u>

	Date Offered Object	ction Date Admitted
#24 Xerox Copy of Line up	5-18-11	5-18-11 90
#25 Mugshot ProFile	5-18-11	5-18-11 718
#26 BOOKING PLOTO OF JACQUAN Rich	mod 5-18-11	5-18-11 5.
#27 Jun Buestin	5-18-11	5-18-11
#28 Junor #11 Question	51811	5-18-11
#29 Jura #13 Question	5.18.11	5-18-11
#30 Juron #7 Question	5.19.11	5-19-11
#31 Juron #7 Question	5.19.11	5-19-11
#32 Jurov # 7 Question	5.19.11	5-19-11
#33 Jura # 7 Question	5.19.11	5-19-11
# 34 Juran #7 Question	5.19.11	5-19-11-
#35 Juron # 7 Question	5.19.11	5-19-11
#36 Jura #5 Question	5.19.11	5-19-11
#37 Juron # 2 Question	5.19.11	5-19-11
#38 Jura # 12 Question	5.19.11	5-19-11
#39 Juroi#3 Question .	5.19.11	5-19-11
#40 Jura #12 Question.	5-19-11	5-19-11
# 41 Suran # 11 Question	5.19.11	5-19-11
# 42 Jura #8 Question	5.19.11	5-19-11
#43 Juna # 7 Question	5.19.11	5-19-11
#44 Jura #7 Question	5.19.11	5-19-11
#45 Jura #7 Question	5.19.17	519-11
# 46 Juron # 7 Question	5 19 19	5-19-11

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Counto EXHIBITS

1

CASE NO. CZOY957

~~~~~	Norused	Date Offered	Objection	Date Admitted
#47-Deft Proposed fin #48 Defts Proposed fury Inst	4 proties.	5-20-11		5-20-4
#48 Delto Pappased king Aust	mor used			_
# 49		$\overline{}$		$\rightarrow$
	$\rightarrow$	-		<u> </u>
#50 ( (		$\rightarrow$		-{
#SI ( (		$\rightarrow$		
#52 <u>(</u>	_ (	<u> </u>		
# <u>53 / (</u> )	(	<u>}</u>		<u>{</u>
#54 Defts Proposed fing Ins	NOT USED	5-20-11		5-20-11
· ·				

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# **Certification of Copy**

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER; NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST

STATE OF NEVADA,

Plaintiff(s),

Case No: C204957

VS.

Dept No: III

RICKIE SLAUGHTER,

Defendant(s).

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto
Set my hand and Affixed the seal of the
Court at my office, Las Vegas, Nevada
This 31 day of July 2015. OF THE Steven D. Grierson, Clerk of the Court DISTRICT
WIN CONTRACT
Heather Ungermann, Deputy Clerk

Electronically Filed arphi arthetaPlease Return 07/30/2015 11:33:23 AM Filed Stamped Copy! Alun J. Elun Original !! Rickie Slaughter #85402 CLERK OF THE COURT Ely State Prison, P.O. Box 1989 2 Ely, Nevada 89301-1989 3 Electronically Filed Petitioner Appellant in proper person Aug 03 2015 11:58 a.m. 4 Tracie K. Lindeman 5 Clerk of Supreme Court In the Eighth Judicial District Court of The State of Nerrada In And For The County of Clark 7 B q Rickie_Slaughter,___ Case No: 04 C204957 Petitioner/Appellant D Dept. No: 11 VĴ. Warden of Ely State Prison 12 Rence Baker, The State of NY. 13 14 Respondents. 1.5 Notice Of Appeal 16 Notice is hereby given that the Petitioner (Appellant, Rickie Slaughter in and through his proper person, hereby appeals to the Nevada 17 Supreme Court of the State of Nevada from the Order, Findings of 18 Eact and Conclusions of law, denying and loc dismissing the Crost-9 Conviction) Petition For Writ- Of Habeas Corpus, ruled upon on the 20 15th day of July, 2015, the date said order was filed / entered 21 Dated this 23rd day of July, 2015. 22 Respectfully_submitted, 23 24 Rickie Slaughter 25 Petitioner/Appellantin pro-per 24 RECEIVED 27 101 3 0 2015 2.8 CLERK OF THE COURT Docket 68532 Document 2015-23364

#### **CERTIFICATE OF SERVICE**

:

I hereby certify pursuant to N.R.C.P. 5(b) that I am the Petitioner/Plaintiff in the foregoing Notice of Motion and Motion for Withdrawal of Attorney of Record or in the Alternative, Request for Records/Court Case Documents on this 23rd day of July_____, 20015 I did serve a true and correct copy of the above mentioned document, by giving it to a prison official at the Ely State Prison to deposit in the U.S. Mail, sealed in an envelope, postage pre-paid, and addressed as follows:

Steven B. Wolfston,	
DATED this 23rd day of July	, 200 <u>15</u> .
•	Petitioner/Rlamtiff
	Rickie Slaughter #85902
	Rickie Slaughter #85902 Ely State Prison, P.O.Box1989
	Ely, Nevada 89301-19.89
	(in proper person).

## **AFFIRMATION PURSUANT TO NRS 239B.030**

Ż.

I, Rickie Slaughter, NDOC# <u>\$5902</u>
CERTIFY THAT I AM THE UNDERSIGNED INDIVIDUAL AND THAT THE
ATTACHED DOCUMENT ENTITLED Notice Of Appeal
DOES NOT CONTAIN THE SOCIAL SECURITY NUMBER OF ANY
PERSONS, UNDER THE PAINS AND PENALTIES OF PERJURY.
DATED THIS 23rd DAY OF July , 20 15.
SIGNATURE: Prop 24 3000
INMATE PRINTED NAME: Rickie Slaughter
INMATE NDOC # 85902
INMATE ADDRESS: ELY STATE PRISON P. O. BOX 1989 ELY, NV 89301

Ely State Prison P.O. Box 1989 Mr. Rickie Slaughter #85902 Ely, Nevada 89301-1989 LEGAL MATEL!! Confidential! 0053310168 STALE PRISO JUL 23 205 The Regional Justice Center 200. Lewis Avenue, 3rd Floor Steven D. Ginierson, Clerk of the Court Las Vegas, Nevada 89155-1160 U.S. POSTAGE >> PITNEY BOWES 0001371980 JUL 24 2015 ZIP 89301 \$ 000.490 

			Electronically Filed 07/31/2015 11:23:32 AM
1	ASTA		CLERK OF THE COURT
3			
4			
5			
6		IN THE FIGHTH HIDICIAL	DISTRICT COURT OF THE
7			ADA IN AND FOR
8		THE COUNT	Y OF CLARK
9			
10	STATE OF	F NEVADA,	Case No: 04C204957
11		Plaintiff(s),	Dept No: III
12	vs.		
13	RICKIE SI	LAUGHTER,	
14		Defendant(s),	
15 16			
17		CASE APPEAI	L STATEMENT
18	1.	Appellant(s): Rickie Slaughter	
19	2.	Judge: Douglas W. Herndon	
20	3.	Appellant(s): Rickie Slaughter	
21 22	Co	unsel:	
22		Rickie Slaughter #85902	
24		P.O. Box 1989 Ely, NV 89301	
25	4.	Respondent: The State of Nevada	
26	Co	unsel:	
27		Steven B. Wolfson, District Attorney	
28		200 Lewis Ave. Las Vegas, NV 89101	
	04C204957	-	1-

1	(702) 671-2700
2 3	5. Appellant(s)'s Attorney Licensed in Nevada: N/A Permission Granted: N/A
4	Respondent(s)'s Attorney Licensed in Nevada: Yes Permission Granted: N/A
5	6. Appellant Represented by Appointed Counsel In District Court: Yes
6 7	7. Appellant Represented by Appointed Counsel On Appeal: N/A
8	8. Appellant Granted Leave to Proceed in Forma Pauperis: N/A
9	9. Date Commenced in District Court: September 22, 2004
10	10. Brief Description of the Nature of the Action: Criminal
11	Type of Judgment or Order Being Appealed: Post-Conviction Relief
12	11. Previous Appeal: Yes
13	Supreme Court Docket Number(s): 48742, 52385, 54296, 58220, 61991
14	12. Child Custody or Visitation: N/A
15	Dated This 31 day of July 2015.
16 17	Steven D. Grierson, Clerk of the Court
17 18	-lliothi llion
19	- Heather Ungerroe
20	Heather Ungermann, Deputy Clerk 200 Lewis Ave
21	PO Box 551601 Las Vegas, Nevada 89155-1601
22	(702) 671-0512
23	
24	
25	cc: Rickie Slaughter
26	
27	
28	
	04C204957 -2-

The State of Nevada vs Rickie Slaughter

&: & & &	Judicial Officer:	Department 3 Herndon, Douglas W. 09/22/2004
§	Case Number History:	
§	Cross-Reference Case	C204957
	Number:	
§ §	Defendant's Scope ID #:	1896569
§	-	1211173
§	Lower Court Case # Root:	04FN00980
§	Lower Court Case Number:	04FN00980X
	Supreme Court No.:	61991

#### **CASE INFORMATION**

Offe	nse	Deg			Felony/Gross Misdemeanor
1.	ATTEMPT.	F	01/01/1900 01/01/1900	Case Flags	Bail Set
1.	MURDER.	F	01/01/1900	ease i nigo.	Bail Set at \$255000
1.	DEGREES OF MURDER	F	01/01/1900		Appealed to Supreme Court
1.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		Custody Status - Nevada Department of Corrections
1.	CONSPIRACY TO COMMIT KIDNAPPING, FIRST DEGREE	F	06/26/2004		Charge Description Updated
2.	CONSPIRACY TO COMMIT ROBBERY	F	06/26/2004		
2.	ROBBERY	F	01/01/1900		
2.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
3.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900		
3.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900		
3.	ATTEMPTED MURDER - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS	F	06/26/2004		
4.	BATTERY WITH USE OF DEADLY WEAPON	F	06/26/2004		
4.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900		
4.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900		
4.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
5.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
5.	ATTEMPTED ROBBERY - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS	F	06/26/2004		
6.	ROBBERY	F	01/01/1900		
6.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
7.	BURGLARY WHILE IN POSSESSION OF FIREARM OR DEADLY WEAPON	F	01/01/1900		
	Filed As: BURGLARY.	F	9/22/2004		
8.	BURGLARY.	F	01/01/1900		
9.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900		
9.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
9.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900		
10.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900		
10.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
10.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900		
11.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900		
11.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900		
11.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900		

### **CASE SUMMARY** CASE NO. 04C204957

12.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900
12.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900
12.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900
13.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900
13.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900
13.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900
14.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900
14.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900
14.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900
15.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900
15.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900
15.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900
16.	KIDNAP WITH USE OF A DEADLY WEAPON	F	01/01/1900
16.	KIDNAPPING IN FIRST DEGREE	F	01/01/1900
16.	USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.	F	01/01/1900
17.	MAYHEM	F	01/01/1900
11/02 11/30 11/13 08/23 03/18	stical Closures2/2012Jury Trial - Conviction - Criminal2/2009USJR Reporting Statistical Closure3/2008USJR Reporting Statistical Closure1/2008USJR Reporting Statistical Closure3/2007USJR Reporting Statistical Closure3/2005USJR Reporting Statistical Closure		
WarrantsMaterial Witness Warrant -Richard, Jacquan (Judicial Officer: Herndon, Douglas W. )05/18/2011Returned - Served05/16/20118:46 AMActiveFine:\$0Bond:\$0			

#### **CASE ASSIGNMENT**

Current Case Assignment
Case Number
Court
Date Assigned
Judicial Officer

Slaughter, Rickie

04C204957 Department 3 05/14/2009 Herndon, Douglas W.

#### **PARTY INFORMATION**

#### Defendant

Plaintiff State of Nevada

#### **Material Witness** Richard, Jacquan

DATE	EVENTS & ORDERS OF THE COURT	INDEX
01/01/1900 Plea (Judici	al Officer: User, Conversion)	

Pro Se

Wolfson, Steven B 702-671-2700(W)

Lead Attorneys

	1. ATTEMPT. Guilty PCN: Sequence:
01/01/1900	Plea (Judicial Officer: User, Conversion) 1. MURDER. Guilty PCN: Sequence:
01/01/1900	Plea (Judicial Officer: User, Conversion) 1. DEGREES OF MURDER Guilty PCN: Sequence:
01/01/1900	<ul> <li>Plea (Judicial Officer: User, Conversion)</li> <li>1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.</li> <li>Guilty</li> <li>PCN: Sequence:</li> </ul>
01/01/1900	Plea (Judicial Officer: User, Conversion) 2. ROBBERY Guilty PCN: Sequence:
01/01/1900	<ul> <li>Plea (Judicial Officer: User, Conversion)</li> <li>2. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty</li> <li>PCN: Sequence:</li> </ul>
01/01/1900	Plea (Judicial Officer: User, Conversion) 3. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:
01/01/1900	Plea (Judicial Officer: User, Conversion) 3. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:
01/01/1900	<b>Plea</b> (Judicial Officer: User, Conversion) 4. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:
01/01/1900	Plea (Judicial Officer: User, Conversion) 4. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:
01/01/1900	<ul><li>Plea (Judicial Officer: User, Conversion)</li><li>4. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.</li></ul>

	Guilty PCN: Sequence:	
09/22/2004	Criminal Bindover <i>CRIMINAL BINDOVER Fee \$0.00</i>	04C2049570001.tif pages
09/22/2004	Hearing INITIAL ARRAIGNMENT	04C2049570002.tif pages
09/28/2004	Information INFORMATION	04C2049570004.tif pages
09/28/2004	Information <i>AMENDED INFORMATION</i>	04C2049570005.tif pages
10/05/2004	Initial Arraignment (9:00 AM) Events: 09/22/2004 Hearing INITIAL ARRAIGNMENT Court Clerk: Jennifer Kimmel/jk Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
10/05/2004	Hearing CONFIRMATION OF COUNSEL (PRIVATE)	04C2049570006.tif pages
10/05/2004	Motion EXPARTE MOTION FOR RELEASE OF MEDICAL RECORDS	04C2049570009.tif pages
10/05/2004	Plea (Judicial Officer: Herndon, Douglas W.) 3. ATTEMPTED MURDER - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS Not Guilty PCN: Sequence:	
10/05/2004	<ul> <li>Plea (Judicial Officer: Herndon, Douglas W.)</li> <li>1. CONSPIRACY TO COMMIT KIDNAPPING, FIRST DEGREE Not Guilty PCN: Sequence:</li> <li>2. CONSPIRACY TO COMMIT ROBBERY Not Guilty PCN: Sequence:</li> </ul>	
10/05/2004	<ul> <li>Plea (Judicial Officer: Herndon, Douglas W.)</li> <li>5. ATTEMPTED ROBBERY - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS</li> <li>Not Guilty <ul> <li>PCN: Sequence:</li> </ul> </li> <li>6. ROBBERY <ul> <li>Not Guilty</li> <li>PCN: Sequence:</li> </ul> </li> </ul>	
10/05/2004	<ul> <li>Plea (Judicial Officer: Herndon, Douglas W.)</li> <li>6. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:</li> </ul>	

	<ol> <li>BURGLARY WHILE IN POSSESSION OF FIREARM OR DEADLY WEAPON Not Guilty PCN: Sequence:</li> <li>BURGLARY. Not Guilty PCN: Sequence:</li> </ol>
10/05/2004	Plea (Judicial Officer: Herndon, Douglas W.) 9. KIDNAP WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence:
	9. KIDNAPPING IN FIRST DEGREE Not Guilty PCN: Sequence:
	9. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:
	<ol> <li>KIDNAP WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence:</li> </ol>
	10. KIDNAPPING IN FIRST DEGREE Not Guilty PCN: Sequence:
	<ol> <li>USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:</li> </ol>
	<ul> <li>11. KIDNAP WITH USE OF A DEADLY WEAPON</li> <li>Not Guilty</li> <li>PCN: Sequence:</li> </ul>
	<ul><li>11. KIDNAPPING IN FIRST DEGREE</li><li>Not Guilty</li><li>PCN: Sequence:</li></ul>
	<ol> <li>USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:</li> </ol>
	<ol> <li>KIDNAP WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence:</li> </ol>
	12. KIDNAPPING IN FIRST DEGREE Not Guilty PCN: Sequence:
	<ol> <li>USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:</li> </ol>
	<ul><li>13. KIDNAP WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence:</li></ul>

	CASE 110. 040204937	
	<ul><li>13. KIDNAPPING IN FIRST DEGREE Not Guilty PCN: Sequence:</li></ul>	
	<ol> <li>USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:</li> </ol>	
	<ul><li>14. KIDNAP WITH USE OF A DEADLY WEAPON Not Guilty PCN: Sequence:</li></ul>	
	<ul><li>14. KIDNAPPING IN FIRST DEGREE</li><li>Not Guilty</li><li>PCN: Sequence:</li></ul>	
	14. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Not Guilty PCN: Sequence:	
10/11/2004	Order ORDER RELEASING MEDICAL RECORDS	04C2049570010.tif pages
10/12/2004	Motion RUE'S MTN TO WITHDRAW DUE TO CONFLICT/06	04C2049570011.tif pages
10/13/2004	Expert Witness List <i>NOTICE OF EXPERT WITNESSES AND WITNESSES</i>	04C2049570012.tif pages
10/13/2004	Reporters Transcript <i>REPORTER'S TRANSCRIPT PRELIMINARY HEARING</i>	04C2049570013.tif pages
10/19/2004	Motion for Confirmation of Counsel (9:00 AM) Events: 10/05/2004 Hearing CONFIRMATION OF COUNSEL (PRIVATE) Heard By: John McGroarty	
10/19/2004	<b>Motion</b> (9:00 AM) Events: 10/05/2004 Motion <i>EXPARTE MOTION FOR RELEASE OF MEDICAL RECORDS Heard By: John</i> <i>McGroarty</i>	
10/19/2004	<b>Motion</b> (9:00 AM) Events: 10/12/2004 Motion RUE'S MTN TO WITHDRAW DUE TO CONFLICT/06 Heard By: John McGroarty	
10/19/2004	<b>All Pending Motions</b> (9:00 AM) ALL PENDING MOTIONS 10-19-04 Court Clerk: Annette Duncan Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
10/19/2004	Motion ALL PENDING MOTIONS 10-19-04	04C2049570014.tif pages
11/30/2004	<b>Calendar Call</b> (9:00 AM) CALENDAR CALL Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
12/01/2004	Order 🔄	04C2049570016.tif pages

	CASE NO. 04C204957	
	Filed By: Defendant Slaughter, Rickie ORDER APPOINTING COUNSEL	
12/02/2004	Order STIPULATION AND ORDER EXTENDING TIME	04C2049570017.tif pages
12/03/2004	Overflow (9:30 AM) OVERFLOW (16) S KRISKO / P WOMMER 2-3 DAYS/10-13 WITNESSES/NO OUT OF STATE Court Clerk: Denise Trujillo Reporter/Recorder: Jackie Nelson Heard By: McGroarty, John S.	
12/06/2004	CANCELED Jury Trial (1:30 PM) Vacated	
12/06/2004	Expert Witness List <i>NOTICE OF WITNESSES</i>	04C2049570019.tif pages
12/07/2004	Whotice Filed By: Defendant Slaughter, Rickie NOTICE OF ALIBI	04C2049570021.tif pages
12/08/2004	Expert Witness List <i>NOTICE OF WITNESSES</i>	04C2049570022.tif pages
12/09/2004	Notice NOTICE OF REBUTTAL ALIBI	04C2049570023.tif pages
12/10/2004	<b>Overflow</b> (9:30 AM) OVERFLOW (16) S KRISKO / P WOMMER 2-3 DAYS/10-13 WITNESSES/NO OUT OF STATE Court Clerk: Tina Hurd Reporter/Recorder: JoAnn Orduna Heard By: Stewart Bell	
12/13/2004	Jury Trial (9:30 AM) TRIAL BY JURY Court Clerk: Cheryl Case Reporter/Recorder: Debbie Van Blaricom Heard By: Ken Cory	
12/13/2004	Hearing TRIAL SETTING	04C2049570020.tif pages
12/13/2004	Information SECOND AMENDED INFORMATION	04C2049570026.tif pages
12/13/2004	Request           Filed by: Defendant Slaughter, Rickie           MOTION TO DISMISS COUNSEL EX PARTE AND APPOINTMENT OF ALTERNATE           COUNSEL	04C2049570027.tif pages
12/13/2004	Disposition (Judicial Officer: User, Conversion) 15. KIDNAP WITH USE OF A DEADLY WEAPON Amended Information Filed/Charges Not Addressed PCN: Sequence:	
12/13/2004	Disposition (Judicial Officer: User, Conversion) 15. KIDNAPPING IN FIRST DEGREE Amended Information Filed/Charges Not Addressed PCN: Sequence:	

12/13/2004	<ul> <li>Disposition (Judicial Officer: User, Conversion)</li> <li>15. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Amended Information Filed/Charges Not Addressed PCN: Sequence:</li> </ul>	
12/13/2004	Disposition (Judicial Officer: User, Conversion) 16. KIDNAP WITH USE OF A DEADLY WEAPON Amended Information Filed/Charges Not Addressed PCN: Sequence:	
12/13/2004	Disposition (Judicial Officer: User, Conversion) 16. KIDNAPPING IN FIRST DEGREE Amended Information Filed/Charges Not Addressed PCN: Sequence:	
12/13/2004	Disposition (Judicial Officer: User, Conversion) 16. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Amended Information Filed/Charges Not Addressed PCN: Sequence:	
12/13/2004	Disposition (Judicial Officer: User, Conversion) 17. MAYHEM Amended Information Filed/Charges Not Addressed PCN: Sequence:	
12/16/2004	<b>Conversion Hearing Type</b> (9:00 AM) Events: 12/13/2004 Hearing <i>TRIAL SETTING Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard</i> <i>By: John McGroarty</i>	
12/27/2004	Certificate CERTIFICATE OF SERVICE BY MAIL OF CERTIFICATE OF TITLE	04C2049570028.tif pages
12/27/2004	Order         ORDER TO PRODUCE TRANSCRIPT OF FARETTA CANVASS PORTION OF         HEARING HELD DECEMBER 13 2004 IN DISTRICT COURT DEPT 1 DECEMBER 13         2004 IN DISTRICT COURT DEPT 1	04C2049570029.tif pages
01/10/2005	Tetition <i>DEFT'S PRO PER PTN FOR PERMISSION FOR INCARCERATED PERSON TO</i> <i>MARRY/13</i>	04C2049570030.tif pages
01/10/2005	Application <i>EX PARTE APPLICATION TO PROCEED IN FORMA PAUPERIS/AFFIDAVIT OF</i> <i>INDIGENT/FINANCIAL CERTIFICATE INDIGENT/FINANCIAL CERTIFICATE</i>	04C2049570032.tif pages
01/11/2005	Motion DEFT'S APPLICATION TO PROCEED IN FORMA PAUPERIS/14	04C2049570031.tif pages
01/24/2005	Motion DEFT'S PRO PER MTN TO INSPECT ALL EVID FAVORABLE TO DEFENSE COURT MINUTES/15	04C2049570033.tif pages

	CASE NO. 04C20495/	
01/24/2005	Motion     DEFT'S PRO PER MTN FOR APPOINTMENT OF INVESTIGATOR/16	04C2049570034.tif pages
01/31/2005	Petition (9:00 AM) Events: 01/10/2005 Petition DEFT'S PRO PER PTN FOR PERMISSION FOR INCARCERATED PERSON TO MARRY/13 Heard By: John McGroarty	
01/31/2005	<b>Motion</b> (9:00 AM) Events: 01/11/2005 Motion DEFT'S APPLICATION TO PROCEED IN FORMA PAUPERIS/14 Heard By: John McGroarty	
01/31/2005	<b>All Pending Motions</b> (9:00 AM) ALL PENDING MOTIONS (1/31/05) Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
01/31/2005	Response RESPONSE TO DEFENDANTS MOTION FOR INVESTIGATOR	04C2049570035.tif pages
01/31/2005	Certificate CERTIFICATE OF FACSIMILE TRANSMISSION	04C2049570036.tif pages
01/31/2005	Response RESPONSE TO DEFENDANTS MOTION FOR FULL DISCOVERY AND REQUEST BY THE STATE FOR RECIPROCAL DISCOVERY FOR RECIPROCAL DISCOVERY	04C2049570037.tif pages
01/31/2005	Motion ALL PENDING MOTIONS (1/31/05)	04C2049570038.tif pages
02/07/2005	<b>Petition</b> (9:00 AM) DEFT'S PRO PER PTN FOR PERMISSION FOR INCARCERATED PERSON TO MARRY/13 Heard By: John McGroarty	
02/07/2005	<b>Motion</b> (9:00 AM) DEFT'S APPLICATION TO PROCEED IN FORMA PAUPERIS/14 Heard By: John McGroarty	
02/07/2005	Motion (9:00 AM) Events: 01/24/2005 Motion DEFT'S PRO PER MTN TO INSPECT ALL EVID FAVORABLE TO DEFENSE COURT MINUTES/15 Heard By: John McGroarty	
02/07/2005	<b>Motion</b> (9:00 AM) Events: 01/24/2005 Motion DEFT'S PRO PER MTN FOR APPOINTMENT OF INVESTIGATOR/16 Heard By: John McGroarty	
02/07/2005	<b>All Pending Motions</b> (9:00 AM) ALL PENDING MOTIONS - 2/7/05 Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
02/07/2005	Motion ALL PENDING MOTIONS - 2/7/05	04C2049570039.tif pages
02/07/2005	Petition Filed by: Defendant Slaughter, Rickie PETITION FOR PERMISSION FOR INCARCERATED PERSON TO MARRY PROPOSED ORDER AUTHORIZING MARRIAGE AUTHORIZING MARRIAGE	04C2049570043.tif pages

	CASE NO. 04C204957	
02/08/2005	<b>Calendar Call</b> (9:00 AM) CALENDAR CALL Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
02/09/2005	Hearing STATE'S REQUEST RESET TRIAL DATE	04C2049570042.tif pages
02/09/2005	Order Filed By: Defendant Slaughter, Rickie ORDER FOR APPOINTMENT OF PRIVATE INVESTIGATOR	04C2049570046.tif pages
02/09/2005	Order           Filed By: Defendant Slaughter, Rickie           ORDER FOR CONTACT VISITS OF PRIVATE INVESTIGATOR	04C2049570047.tif pages
02/14/2005	Request (9:00 AM) Events: 02/09/2005 Hearing STATE'S REQUEST RESET TRIAL DATE Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
02/14/2005	CANCELED Jury Trial (1:30 PM) Vacated	
02/22/2005	Reporters Transcript REPORTER'S TRANSCRIPT RE EXCERPT OF SEALED HEARING	04C2049570048.tif pages
02/28/2005	Motion DEFT'S PRO PER MTN TO REVEAL CONFIDENTIAL INFORMANT/24	04C2049570049.tif pages
02/28/2005	Motion DEFT'S PRO PER MTN TO PRESERVE EVIDENCE /25	04C2049570050.tif pages
03/01/2005	Response RESPONSE TO DEFENDANTS MOTION TO PRESERVE EVIDENCE AND INSPECT ORIGINAL PHOTO LINE UPS PHOTO LINE UPS	04C2049570052.tif pages
03/01/2005	Opposition           OPPOSITION TO DEFENDANTS MOTION TO REVEAL THE CONFINENTIAL           INFORMANT	04C2049570053.tif pages
03/10/2005	Hearing DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT/27	04C2049570054.tif pages
03/10/2005	Request Filed by: Defendant Slaughter, Rickie REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFENDANTS MEDICAL RECORDS	04C2049570055.tif pages
03/15/2005	CANCELED Calendar Call (9:00 AM) Vacated	
03/16/2005	Request EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS	04C2049570056.tif pages

	CASE NO. 04C204957	
03/16/2005	Order ORDER RELEASING MEDICAL RECORDS	04C2049570058.tif pages
03/18/2005	Reply Filed by: Defendant Slaughter, Rickie DEFENDANTS REPLY TO THE STATES OPPOSITION TO DEFENDANTS MOTION TO REVEAL CONFIDENTIAL INFORMANT REVEAL CONFIDENTIAL INFORMANT	04C2049570059.tif pages
03/21/2005	Motion (9:00 AM) Events: 02/28/2005 Motion DEFT'S PRO PER MTN TO REVEAL CONFIDENTIAL INFORMANT/24 Heard By: John McGroarty	
03/21/2005	Motion (9:00 AM) Events: 02/28/2005 Motion DEFT'S PRO PER MTN TO PRESERVE EVIDENCE /25 Heard By: John McGroarty	
03/21/2005	All Pending Motions (9:00 AM) ALL PENDING MOTIONS (3/21/05) Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
03/21/2005	CANCELED Jury Trial (1:30 PM) Vacated	
03/21/2005	Motion ALL PENDING MOTIONS (3/21/05)	04C2049570057.tif pages
03/21/2005	Information <i>THIRD AMENDED INFORMATION</i>	04C2049570062.tif pages
03/23/2005	<b>Motion</b> (9:00 AM) DEFT'S PRO PER MTN TO REVEAL CONFIDENTIAL INFORMANT/24 Heard By: John McGroarty	
03/23/2005	<b>Motion</b> (9:00 AM) DEFT'S PRO PER MTN TO PRESERVE EVIDENCE /25 Heard By: John McGroarty	
03/23/2005	<b>Request</b> (9:00 AM) DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT/27 Heard By: John McGroarty	
03/23/2005	All Pending Motions (9:00 AM) ALL PENDING MOTIONS (3/23/05) Court Clerk: April Watkins Relief Clerk: Nancy Noble/nn Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
03/23/2005	Motion ALL PENDING MOTIONS (3/23/05)	04C2049570060.tif pages
03/24/2005	Thearing DEFT'S PRO PER REQUEST COURT ORDER TO RECEIVE LAW BOOKS /30	04C2049570061.tif pages
03/29/2005	Calendar Call (9:00 AM) CALENDAR CALL	
03/29/2005	Motion (9:00 AM) DEFT'S PRO PER MTN TO REVEAL CONFIDENTIAL INFORMANT/24 Heard By: John McGroarty	
03/29/2005	<b>Motion</b> (9:00 AM)	

	DEFT'S PRO PER MTN TO PRESERVE EVIDENCE /25 Heard By: John McGroarty	
03/29/2005	Request (9:00 AM) DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT/27 Heard By: John McGroarty	
03/29/2005	Request (9:00 AM) Events: 03/10/2005 Hearing DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT/27 Heard By: John McGroarty	
03/29/2005	Request (9:00 AM) Events: 03/24/2005 Hearing DEFT'S PRO PER REQUEST COURT ORDER TO RECEIVE LAW BOOKS /30 Heard By: John McGroarty	
03/29/2005	<b>All Pending Motions</b> (9:00 AM) ALL PENDING MOTIONS (3/29/05) Court Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
03/29/2005	Motion ALL PENDING MOTIONS (3/29/05)	04C2049570063.tif pages
03/30/2005	Order           Filed By: Defendant Slaughter, Rickie           SUPPLEMENTAL ORDER FOR APPOINTMENT AND PAYMENT OF PRIVATE           INVESTIGATOR	04C2049570067.tif pages
03/30/2005	Order ORDER FOR RETURN OF LAW BOOKS	04C2049570068.tif pages
04/01/2005	<b>Overflow</b> (9:30 AM) <i>OVERFLOW</i> (16) S KRISKO/PRO PER-WOMMER 3 DAYS/10-13 WITNESSES/NO OUT OF STATE Relief Clerk: Georgette Byrd/gb Reporter/Recorder: Renee Silvaggio Heard By: Stewart Bell	
04/01/2005	Tequest Filed by: Defendant Slaughter, Rickie DEFENDANTS MOTION FOR A CONTINUANCE	04C2049570070.tif pages
04/04/2005	CANCELED Jury Trial (1:30 PM) Vacated	
04/04/2005	Jury Trial (1:30 PM) TRIAL BY JURY Court Clerk: Carol Green Reporter/Recorder: Yvonne Valentin Heard By: Douglas Herndon	
04/04/2005	Memorandum GUILTY PLEA MEMORANDUM/AGREEMENT	04C2049570072.tif pages
04/05/2005	Conversion Case Event Type SENTENCING	04C2049570069.tif pages
05/05/2005	Order ORDER FOR PRODUCTION OF INMATE	04C2049570074.tif pages
06/06/2005	Sentencing (10:30 AM) Events: 04/05/2005 Conversion Case Event Type SENTENCING Court Clerk: Carol Green Reporter/Recorder: Mary Beth Cook Heard By:	

	Herndon, Douglas W	
06/06/2005	Conversion Case Event Type SENTENCING VQ 06/06/05	04C2049570075.tif pages
06/27/2005	Tequest Filed by: Defendant Slaughter, Rickie DEFENDANTS REQUEST FOR AMENDED PLEA AGREEMENT	04C2049570077.tif pages
06/28/2005	Motion DEFT'S PRO PER REQ FOR AMENDED PLEA/36	04C2049570076.tif pages
08/05/2005	Motion DEFT'S PRO PER MTN TO APPOINT COUNSEL/37	04C2049570078.tif pages
08/08/2005	<b>All Pending Motions</b> (9:00 AM) ALL PENDING MOTIONS 8/8/05 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
08/08/2005	Sentencing (10:00 AM) SENTENCING Heard By: Douglas Herndon	
08/08/2005	CANCELED Sentencing (10:00 AM) Events: 06/06/2005 Conversion Case Event Type Vacated	
08/08/2005	Motion to Amend (10:00 AM) Events: 06/28/2005 Motion DEFT'S PRO PER REQ FOR AMENDED PLEA/36 Heard By: Douglas Herndon	
08/08/2005	Motion ALL PENDING MOTIONS 8/8/05	04C2049570079.tif pages
08/08/2005	Motion DEFT'S PRO PER MOTION TO WITHDRAW GUILTY PLEA/39	04C2049570080.tif pages
08/08/2005	Disposition (Judicial Officer: User, Conversion) 1. ATTEMPT. Guilty PCN: Sequence:	
08/08/2005	Disposition (Judicial Officer: User, Conversion)	
08/08/2005	<b>Disposition</b> (Judicial Officer: User, Conversion) 1. MURDER. Guilty PCN: Sequence:	
08/08/2005	Disposition (Judicial Officer: User, Conversion) 1. DEGREES OF MURDER Guilty PCN: Sequence:	
08/08/2005	Disposition (Judicial Officer: User, Conversion) <ol> <li>USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty</li> </ol>	

	CASE NO. 04C204957
	PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 2. ROBBERY Guilty PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion)
08/08/2005	<ul> <li>Disposition (Judicial Officer: User, Conversion)</li> <li>2. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty</li> <li>PCN: Sequence:</li> </ul>
08/08/2005	Disposition (Judicial Officer: User, Conversion) 3. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion)
08/08/2005	Disposition (Judicial Officer: User, Conversion) 4. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion)
08/08/2005	Disposition (Judicial Officer: User, Conversion) 4. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:
08/08/2005	<ul> <li>Disposition (Judicial Officer: User, Conversion)</li> <li>4. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty</li> <li>PCN: Sequence:</li> </ul>
08/08/2005	<ul> <li>Disposition (Judicial Officer: User, Conversion)</li> <li>5. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Amended Information Filed/Charges Not Addressed PCN: Sequence:</li> </ul>
08/08/2005	Disposition (Judicial Officer: User, Conversion) 6. ROBBERY Charges Amended/Dropped PCN: Sequence:
08/08/2005	<ul> <li>Disposition (Judicial Officer: User, Conversion)</li> <li>6. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Charges Amended/Dropped PCN: Sequence:</li> </ul>

08/08/2005	Disposition (Judicial Officer: User, Conversion) 7. BURGLARY. Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 8. BURGLARY. Charges Amended/Dropped PCN: Sequence:
08/08/2005	<b>Disposition</b> (Judicial Officer: User, Conversion) 9. KIDNAP WITH USE OF A DEADLY WEAPON Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 9. KIDNAPPING IN FIRST DEGREE Charges Amended/Dropped PCN: Sequence:
08/08/2005	<ul> <li>Disposition (Judicial Officer: User, Conversion)</li> <li>9. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Charges Amended/Dropped PCN: Sequence:</li> </ul>
08/08/2005	<b>Disposition</b> (Judicial Officer: User, Conversion) 10. KIDNAP WITH USE OF A DEADLY WEAPON Charges Amended/Dropped PCN: Sequence:
08/08/2005	<b>Disposition</b> (Judicial Officer: User, Conversion) 10. KIDNAPPING IN FIRST DEGREE Charges Amended/Dropped PCN: Sequence:
08/08/2005	<b>Disposition</b> (Judicial Officer: User, Conversion) 10. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 11. KIDNAP WITH USE OF A DEADLY WEAPON Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 11. KIDNAPPING IN FIRST DEGREE Charges Amended/Dropped PCN: Sequence:

08/08/2005	Disposition (Judicial Officer: User, Conversion) 11. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 12. KIDNAP WITH USE OF A DEADLY WEAPON Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 12. KIDNAPPING IN FIRST DEGREE Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 12. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 13. KIDNAP WITH USE OF A DEADLY WEAPON Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 13. KIDNAPPING IN FIRST DEGREE Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 13. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 14. KIDNAP WITH USE OF A DEADLY WEAPON Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 14. KIDNAPPING IN FIRST DEGREE Charges Amended/Dropped PCN: Sequence:
08/08/2005	Disposition (Judicial Officer: User, Conversion) 14. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Charges Amended/Dropped PCN: Sequence:

08/08/2005	Sentence (Judicial Officer: User, Conversion) 1. ATTEMPT. Adult Adjudication
	Adult Adjudication Converted Disposition:
	Sentence# 0001:
	Minimum 90 Months to Maximum 240 Months Placement: NSP
	Cons/Conc: Concurrent
	w/Charge Item: 0001
	and Sentence#: 0001
	in Case#: 03C196399
	Converted Disposition:
	Sentence# 0002:
	Minimum 90 Months to Maximum 240 Months
	Placement: NSP Cons/Conc: Consecutive
	w/Charge Item: 0001
	and Sentence#: 0001
	Converted Disposition:
	Sentence# 0003: RESTITUTION Amount: \$35000.00
	Converted Disposition:
	Sentence# 0004: DNA FEE/GENETIC MARKERS ANALYSIS Amount: \$150.00
	Converted Disposition: Sentence# 0005: ADMINISTRATION FEE
	Amount: \$25.00
08/08/2005	Sentence (Judicial Officer: User, Conversion)
	2. ROBBERY
	Adult Adjudication
	Converted Disposition: Sentence# 0001:
	Minimum 72 Months to Maximum 180 Months
	Placement: NSP
	Cons/Conc: Concurrent
	w/Charge Item: 0001
	and Sentence#: 0001
	Converted Disposition:
	Sentence# 0002: Minimum 72 Months to Maximum 180 Months
	Placement: NSP
	Cons/Conc: Consecutive
	w/Charge Item: 0005
	and Sentence#: 0001
09/09/2005	Sector of (Ledisial Officer Here Community)
08/08/2005	Sentence (Judicial Officer: User, Conversion) 3. KIDNAP WITH USE OF A DEADLY WEAPON
	Adult Adjudication
	Converted Disposition:
	Sentence# 0001: LIFE WITH POSSIBILITY OF PAROLE
	Cons/Conc: Concurrent
	w/Charge Item: 0005
	and Sentence#: 0001
08/08/2005	Sentence (Judicial Officer: User, Conversion)
	4. KIDNAP WITH USE OF A DEADLY WEAPON
	Adult Adjudication
	Converted Disposition:
	Sentence# 0001: LIFE WITH POSSIBILITY OF PAROLE
	Cons/Conc: Concurrent
	w/Charge Item: 0007 and Sentence#: 0001
08/16/2005	CANCELED Motion (10:00 AM)

	CASE NO. 04C204957	
	Events: 08/05/2005 Motion Vacated	
08/23/2005	CANCELED Motion to Withdraw Plea (9:00 AM) Events: 08/08/2005 Motion Vacated	
08/31/2005	Judgment JUDGMENT OF CONVICTION - PLEA OF GUILTY	04C2049570082.tif pages
08/31/2005	Judgment <i>ADMINISTRATION/ASSESSMENT FEE</i>	04C2049570083.tif pages
08/31/2005	Judgment GENETIC TESTING FEE	04C2049570084.tif pages
09/08/2005	Order ORDER APPIONTING COUNSEL	04C2049570085.tif pages
08/07/2006	Affidavit in Support Filed By: Defendant Slaughter, Rickie <i>AFFIDAVIT IN SUPPORT OF MOTION TO PROCEED IN FORMA PAUPERIS</i>	04C2049570086.tif pages
08/07/2006	Motion DEFT'S PRO PER MTN FOR LEAVE TO PROCEED IN FORMA PAUPERIS /40	04C2049570088.tif pages
08/07/2006	Motion <i>DEFT'S PRO PER MTN TO APPOINT COUNSEL/41</i>	04C2049570089.tif pages
08/07/2006	Motion DEFT'S PRO PER MTN FOR COURT MINUTES & TRANSCRIPTS OF COURT MINUTES AT STATE/42	04C2049570090.tif pages
08/07/2006	Motion DEFT'S PRO PER MTN FOR LEAVE TO SUPPLEMENT PETITION FOR WRIT OF /43	04C2049570091.tif pages
08/07/2006	Petition Filed by: Defendant Slaughter, Rickie PETITION FOR WRIT OF HABEAS CORPUS POST CONVICTION	04C2049570092.tif pages
08/10/2006	Petition PTN FOR WRIT OF HABEAS CORPUS /44	04C2049570093.tif pages
08/10/2006	Order for Petition for Writ of Habeas Corpus ORDER FOR PETITION FOR A WRIT OF HABEAS CORPUS	04C2049570094.tif pages
09/11/2006	Opposition <i>STATES OPPOSITION TO DEFENDANTS MOTION FOR LEAVE TO SUPPLEMENT</i> <i>PETITION FORWRIT OF HABEAS CORPUS POST CONVICTION APPOINTMENT OF</i> <i>COUNSEL AND MOTION FOR COURT MINUTES AND TRANSCRIPTS AT STATE</i> <i>EXPENSE WRIT OF HABEAS CORPUS POST CONVICTION APPOINTMENT OF</i> <i>COUNSEL AND MOTION FOR COURT MINUTES AND TRANSCRIPTS AT STATE</i> <i>EXPENSE</i>	04C2049570095.tif pages
09/11/2006	Order	04C2049570096.tif pages

	CASE 110. 04C204757	
	APPLICATION AND ORDER FOR TRANSCRIPTS	
09/13/2006	Petition to Proceed in Forma Pauperis (9:00 AM) Events: 08/07/2006 Motion DEFT'S PRO PER MTN FOR LEAVE TO PROCEED IN FORMA PAUPERIS /40 Heard By: Douglas Herndon	
09/13/2006	<b>Motion for Appointment of Attorney</b> (9:00 AM) Events: 08/07/2006 Motion DEFT'S PRO PER MTN TO APPOINT COUNSEL/41 Heard By: Douglas Herndon	
09/13/2006	<b>Motion</b> (9:00 AM) Events: 08/07/2006 Motion DEFT'S PRO PER MTN FOR COURT MINUTES & TRANSCRIPTS OF COURT MINUTES AT STATE/42 Heard By: Douglas Herndon	
09/13/2006	Motion (9:00 AM) Events: 08/07/2006 Motion DEFT'S PRO PER MTN FOR LEAVE TO SUPPLEMENT PETITION FOR WRIT OF /43 Heard By: Douglas Herndon	
09/1 <b>3/2</b> 006	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 9/13/06 Court Clerk: Carol Green Reporter/Recorder: Norma Silverman Heard By: J. Charles Thompson	
09/13/2006	Motion ALL PENDING MOTIONS 9/13/06	04C2049570097.tif pages
09/13/2006	Motion DEFT'S PRO PER MOTION FOR TRANSCRIPTS AT STATE EXPENSE/46	04C2049570098.tif pages
10/04/2006	Motion DEFT'S PRO PER MTN FOR A TESTIMONIAL EVIDENTIARY HEARING TO DEVELOP /47	04C2049570099.tif pages
10/09/2006	<b>Motion</b> (9:00 AM) Events: 09/13/2006 Motion DEFT'S PRO PER MOTION FOR TRANSCRIPTS ATSTATE EXPENSE/46 Relief Clerk: Jennifer Lott Reporter/Recorder: Mary Beth Cook Heard By: Douglas Herndon	
10/11/2006	Reporters Transcript <i>REPORTER'S TRANSCRIPT OF SENTENCING</i>	04C2049570100.tif pages
10/13/2006	Reporters Transcript <i>REPORTER'S TRANSCRIPT GUILTY PLEA</i>	04C2049570101.tif pages
10/17/2006	Motion (9:00 AM) Events: 10/04/2006 Motion DEFT'S PRO PER MTN FOR A TESTIMONIAL EVIDENTIARY HEARING TO DEVELOP /47 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
10/25/2006	Order ORDER DENYING DEFENDANTS MOTION HEARD SEPTEMBER 13 2006	04C2049570102.tif pages
11/08/2006	<b>Minute Order</b> (9:00 AM) <i>MINUTE ORDER RE: DEFT'S MTN FOR TRANSPORTATION OF INMATE Court</i> <i>Clerk: Carol Green Heard By: Douglas Herndon</i>	

	Crise 110. 010201937	
11/08/2006	Hearing MINUTE ORDER RE: DEFT'S MTN FOR TRANSPORTATION OF INMATE	04C2049570103.tif pages
11/17/2006	Opposition <i>STATES OPPOSITION TO DEFENDANTS PETITION FOR WRIT OF HABEAS</i> <i>COORPUS POST CONVICTION CONVICTION</i>	04C2049570104.tif pages
11/20/2006	Petition for Writ of Habeas Corpus (9:00 AM) Events: 08/10/2006 Petition PTN FOR WRIT OF HABEAS CORPUS /44 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Herndon, Douglas W	
11/28/2006	<b>Petition for Writ of Habeas Corpus</b> (9:00 AM) PTN FOR WRIT OF HABEAS CORPUS /44 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Herndon, Douglas W	
12/13/2006	Response <i>PETITIONERS RESPONSE TO THE STATES OPPOSITION TO PETITIONERS</i> <i>PETITION FOR WRIT OF HABEAS CORPUS REQUEST FOR EVIDENTIARY</i> <i>HEARING EXHIBITS WRIT OF HABEAS CORPUS REQUEST FOR EVIDENTIARY</i> <i>HEARING EXHIBITS</i>	04C2049570105.tif pages
12/15/2006	Motion DEFT'S PRO PER MTN FOR LEAVE TO FILE /49 (VJ 12/18/06)	04C2049570106.tif pages
12/18/2006	<b>Petition for Writ of Habeas Corpus</b> (9:00 AM) PTN FOR WRIT OF HABEAS CORPUS /44 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
01/08/2007	CANCELED Motion (8:30 AM) Events: 12/15/2006 Motion Vacated	
01/11/2007	Statement Filed by: Defendant Slaughter, Rickie CASE APPEAL STATEMENT	04C2049570107.tif pages
01/11/2007	Notice of Appeal Filed By: Defendant Slaughter, Rickie DESIGNATION OF RECORD ON APPEAL	04C2049570108.tif pages
01/11/2007	Notice of Appeal Filed By: Defendant Slaughter, Rickie NOTICE OF APPEAL (SC 48742)	04C2049570109.tif pages
01/12/2007	Statement     CASE APPEAL STATEMENT	04C2049570110.tif pages
01/29/2007	Judgment FINDINGS OF FACTS, CONCLUSIONS OF LAW AND ORDER	04C2049570111.tif pages
01/30/2007	Notice of Entry of Decision and Order NOTICE OF ENTRY OF DECISION AND ORDER	04C2049570112.tif pages
03/28/2007	Motion DEFT'S PRO PER MTN FOR CORRECTION OR MODIFCATION OF THE RECORD/50	04C2049570116.tif pages

CASE NO. 04C204957		
03/29/2007	Motion DEFT'S PRO PER REQUEST FOR TRANSCRIPT OF PROCEEDINGS /51	04C2049570117.tif pages
04/16/2007	Reporters Transcript <i>REPORTER'S TRANSCRIPT WRIT OF HABEAS CORPUS</i>	04C2049570118.tif pages
04/16/2007	Opposition <i>STATES OPPOSITION TO DEFENDANTS MOTION TO CORRECT OR</i> <i>MODIFICATION OF THE RECORD RECORD</i>	04C2049570119.tif pages
04/17/2007	Motion (9:00 AM) Events: 03/29/2007 Motion DEFT'S PRO PER REQUEST FOR TRANSCRIPT OFPROCEEDINGS /51 Court Clerk: Carol Green Heard By: Douglas Herndon	
04/24/2007	Motion (9:00 AM) Events: 03/28/2007 Motion DEFT'S PRO PER MTN FOR CORRECTION OR MODIFCATION OF THE RECORD/50 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
07/26/2007	Hearing AT THE REQUEST OF THE COURT: SUPREME CT REMAND	04C2049570120.tif pages
08/23/2007	Judgment Filed By: Defendant Slaughter, Rickie CLERK/AFFIRMED-VACATED IN PART/REMANDED	04C2049570122.tif pages
09/11/2007	<b>Request of Court</b> (9:00 AM) Events: 07/26/2007 Hearing AT THE REQUEST OF THE COURT: SUPREME CT REMAND Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
09/11/2007	Hearing CONFIRMATION OF COUNSEL (CHELINI)	04C2049570123.tif pages
09/25/2007	Motion for Confirmation of Counsel (9:00 AM) Events: 09/11/2007 Hearing CONFIRMATION OF COUNSEL (CHELINI) Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
09/25/2007	Hearing CONFIRMATION OF COUNSEL (ALAN HARTER)	04C2049570124.tif pages
09/25/2007	Order         ORDER FOR PRODUCTION OF INMATE RICKIE LAMONT SLAUGHTER BAC         #85902	04C2049570125.tif pages
10/02/2007	<b>Motion for Confirmation of Counsel</b> (9:00 AM) Events: 09/25/2007 Hearing CONFIRMATION OF COUNSEL (ALAN HARTER) Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: James Brennan	
10/02/2007	Hearing CONFIRMATION OF COUNSEL (GARY GOWEN)	04C2049570126.tif pages
10/09/2007	Motion for Confirmation of Counsel (9:00 AM) Events: 10/02/2007 Hearing	

	CASE NO. 04C204957	
	CONFIRMATION OF COUNSEL (GARY GOWEN) Relief Clerk: Teri Braegelmann Reporter/Recorder: Sharon Howard Heard By: Brennan, James	
10/09/2007	Order ORDER FOR PRODUCTION OF INMATE	04C2049570127.tif pages
10/17/2007	<b>Motion for Confirmation of Counsel</b> (9:00 AM) CONFIRMATION OF COUNSEL (GARY GOWEN) Heard By: Douglas Herndon	
10/18/2007	<b>Motion for Confirmation of Counsel</b> (9:00 AM) CONFIRMATION OF COUNSEL (GARY GOWEN) Court Clerk: Phyllis Irby/pi Reporter/Recorder: Dianne Prock Heard By: Herndon, Douglas W	
10/19/2007	<b>Motion for Confirmation of Counsel</b> (9:00 AM) CONFIRMATION OF COUNSEL (GARY GOWEN) Court Clerk: Roshonda Mayfield Reporter/Recorder: Julie Lever Heard By: James Brennan	
10/19/2007	Hearing STATUS CHECK:EVIDENTIARY HEARING	04C2049570128.tif pages
10/22/2007	Order     Filed By: Defendant Slaughter, Rickie     ORDER APPOINTING POST CONVICTION RELIEF COUNSEL	04C2049570129.tif pages
10/25/2007	Status Check (9:00 AM) Events: 10/19/2007 Hearing STATUS CHECK:EVIDENTIARY HEARING Relief Clerk: Linda M. Smith Reporter/Recorder: Diane Prock Heard By: Brennan, James	
11/02/2007	Reporters Transcript <i>REPORTER'S TRANSCRIPT OF PROCEEDINGS</i>	04C2049570130.tif pages
11/09/2007	Tesponse <i>ATTORNEY GENERALS RESPONSE TO NEVADA SUPREME COURTS JULY 24 2007</i> <i>ORDER</i>	04C2049570131.tif pages
11/27/2007	Status Check (9:00 AM) STATUS CHECK:EVIDENTIARY HEARING Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
11/27/2007	Hearing FURTHER PROCEEDINGS: SENTENCE	04C2049570132.tif pages
12/05/2007	Reporters Transcript <i>REPORTER'S TRANSCRIPT OF PROCEEDINGS</i>	04C2049570133.tif pages
01/17/2008	<b>Further Proceedings</b> (9:00 AM) Events: 11/27/2007 Hearing FURTHER PROCEEDINGS: SENTENCE Relief Clerk: Roshonda Mayfield Reporter/Recorder: Sharon Howard Heard By: Manoukian, Noel	
02/14/2008	<b>Further Proceedings</b> (9:00 AM) FURTHER PROCEEDINGS: SENTENCE Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
02/14/2008	Conversion Case Event Type ARGUMENT DEFT'S REQUEST TO WITHDRAW PLEA	04C2049570134.tif pages
		04C2049570135.tif pages

	ChSE 110. 040204937	
03/28/2008	Brief Filed By: Defendant Slaughter, Rickie PETITIONERS OPENING BRIEF IN SUPPORT OF HIS REQUEST TO WITHDRAW HIS GUILTY PLEAS AS APPROPRIATE HABEAS RELIEF PLEAS AS APPROPRIATE HABEAS RELIEF	
03/28/2008	Conversion Case Event Type Party: Defendant Slaughter, Rickie PETITIONERS APPENDIX IN SUPPORT OF OPENING BRIEF	04C2049570136.tif pages
04/18/2008	Opposition OPPOSITION TO PETITIONERS MOTION FOR WITHDRAWAL OF GUILTY PLEA	04C2049570137.tif pages
05/12/2008	Reply Filed by: Defendant Slaughter, Rickie <i>PETITIONERS REPLY TO THE STATES OPPOSITION TO WITHDRAWAL OF GUILTY</i> <i>PLEA AS APPROPRIATE RELIEF PLEA AS APPROPRIATE RELIEF</i>	04C2049570138.tif pages
06/03/2008	Hearing (9:00 AM) Events: 02/14/2008 Conversion Case Event Type ARGUMENT DEFT'S REQUEST TO WITHDRAW PLEA Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
06/03/2008	Hearing EVIDENTIARY HEARING	04C2049570139.tif pages
06/19/2008	<b>Evidentiary Hearing</b> (9:00 AM) Events: 06/03/2008 Hearing EVIDENTIARY HEARING Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
06/30/2008	Order ORDER FOR TRANSCRIPT	04C2049570140.tif pages
06/30/2008	Order ORDER FOR TRANSCRIPT	04C2049570141.tif pages
06/30/2008	Reporters Transcript <i>REPORTER'S TRANSCRIPT MTN TO WITHDRAW PLEA</i>	04C2049570142.tif pages
06/30/2008	Reporters Transcript <i>REPORTER'S TRANSCRIPT EVIDENTIARY HEARING</i>	04C2049570143.tif pages
07/28/2008	Reporters Transcript <i>REPORTER'S TRANSCRIPT OF FURTHER PROCEEDINGS</i>	04C2049570144.tif pages
08/04/2008	Affidavit Filed By: Defendant Slaughter, Rickie PETITIONERS AFFIDAVIT FOR DISQUALIFICATION OF THE HONORABLEMATERIAL WITNESS TO DISPUTED EVIDENTIARY FACTS OF HABEAS CLAIM DISTRICT COURT JUDGE DOUGLAS W HERNDON FOR PARTIALITY BIAS PREJUDICE AND AS MATERIAL WITNESS TO DISPUTED EVIDENTIARY FACTS OF HABEAS CLAIM DISTRICT COURT JUDGE DOUGLAS W HERNDON FOR PARTIALITY BIAS PREJUDICE AND AS	04C2049570145.tif pages
08/11/2008	Tindings of Fact, Conclusions of Law and Order	04C2049570146.tif pages

	FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER	
08/12/2008	Notice of Entry of Decision and Order NOTICE OF ENTRY OF DECISION AND ORDER	04C2049570147.tif pages
08/22/2008	Motion DEFT'S PRO PER MTN FOR CORRECTION OR MODIFICATION OF RECORD & TRANSCRIPT/60	04C2049570149.tif pages
09/09/2008	<b>Motion</b> (9:00 AM) Events: 08/22/2008 Motion DEFT'S PRO PER MTN FOR CORRECTION OR MODIFICATION OF RECORD & TRANSCRIPT/60 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
09/09/2008	Tesponse STATES RESPONSE TO DEFTS MTN TO CORRECT TRANSCRIPT	04C2049570151.tif pages
09/09/2008	Notice of Appeal Filed By: Defendant Slaughter, Rickie NOTICE OF APPEAL (SC 52385)	04C2049570152.tif pages
09/09/2008	Statement Filed by: Defendant Slaughter, Rickie CASE APPEAL STATEMENT	04C2049570154.tif pages
09/10/2008	Statement Filed by: Defendant Slaughter, Rickie CASE APPEAL STATEMENT	04C2049570153.tif pages
09/12/2008	Notice of Appeal Filed By: Defendant Slaughter, Rickie <i>NOTICE OF APPEAL (SC 52385)</i>	04C2049570155.tif pages
09/12/2008	Statement Filed by: Defendant Slaughter, Rickie CASE APPEAL STATEMENT	04C2049570156.tif pages
04/16/2009	Hearing AT THE REQUEST OF THE COURT: PER SUPREME CT REMAND	04C2049570162.tif pages
04/24/2009	Order ORDER FOR PRODUCTION OF INMATE RICKIE SLAUGHTER BAC #85902	04C2049570163.tif pages
04/24/2009	Judgment Filed By: Defendant Slaughter, Rickie CLERK'S CERTIFICATE REVERSED/REMANDED	04C2049570164.tif pages
05/07/2009	Request of Court (9:00 AM) Events: 04/16/2009 Hearing AT THE REQUEST OF THE COURT: PER SUPREMECT REMAND Court Clerk: Carol Green Relief Clerk: Susan Jovanovich /sj Reporter/Recorder: Cheryl Gardner Heard By: Douglas Herndon	
05/07/2009	Hearing STATUS CHECK: CONFIRMATION OF COUNSEL (BUSH) / TRIAL SETTING	04C2049570165.tif pages

05/14/2009	Status Check (9:00 AM) Events: 05/07/2009 Hearing STATUS CHECK: CONFIRMATION OF COUNSEL (BUSH) / TRIAL SETTING Court Clerk: Carol Green Relief Clerk: Carol Donahoo/cd Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
05/14/2009	Disposition (Judicial Officer: User, Conversion) 3. KIDNAPPING IN FIRST DEGREE Adjudication Withdrawn PCN: Sequence:
05/14/2009	Amended Sentence (Judicial Officer: User, Conversion) 1. ATTEMPT. Supreme Court Reversal/Remand
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adjudication Withdrawn PCN: Sequence:</li> </ul>
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>1. MURDER.</li> <li>Adjudication Withdrawn</li> <li>PCN: Sequence:</li> </ul>
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>1. DEGREES OF MURDER         <ul> <li>Adjudication Withdrawn</li> <li>PCN: Sequence:</li> </ul> </li> </ul>
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>2. ROBBERY         <ul> <li>Adjudication Withdrawn</li> <li>PCN: Sequence:</li> </ul> </li> </ul>
05/14/2009	<ul> <li>Amended Sentence (Judicial Officer: User, Conversion)</li> <li>2. ROBBERY Supreme Court Reversal/Remand</li> </ul>
05/14/2009	<ul> <li>Amended Sentence (Judicial Officer: User, Conversion)</li> <li>3. KIDNAP WITH USE OF A DEADLY WEAPON Supreme Court Reversal/Remand</li> </ul>
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>4. KIDNAPPING IN FIRST DEGREE         <ul> <li>Adjudication Withdrawn</li> <li>PCN: Sequence:</li> </ul> </li> </ul>
05/14/2009	<ul> <li>Amended Sentence (Judicial Officer: User, Conversion)</li> <li>4. KIDNAP WITH USE OF A DEADLY WEAPON Supreme Court Reversal/Remand</li> </ul>
05/14/2009	<ul><li>Amended Disposition (Judicial Officer: User, Conversion)</li><li>4. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.</li></ul>

### DEPARTMENT 3 CASE SUMMARY CASE NO. 04C204957

	Adjudication Withdrawn PCN: Sequence:
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>2. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adjudication Withdrawn PCN: Sequence:</li> </ul>
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>1. ATTEMPT.</li> <li>Adjudication Withdrawn</li> <li>PCN: Sequence:</li> </ul>
05/14/2009	Amended Plea (Judicial Officer: User, Conversion) 1. ATTEMPT. Plea Withdrawn PCN: Sequence:
05/14/2009	<ul> <li>Amended Plea (Judicial Officer: User, Conversion)</li> <li>4. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Plea Withdrawn PCN: Sequence:</li> </ul>
05/14/2009	<ul> <li>Amended Plea (Judicial Officer: User, Conversion)</li> <li>4. KIDNAPPING IN FIRST DEGREE         Plea Withdrawn         PCN: Sequence:     </li> </ul>
05/14/2009	<ul> <li>Amended Plea (Judicial Officer: User, Conversion)</li> <li>4. KIDNAP WITH USE OF A DEADLY WEAPON Plea Withdrawn PCN: Sequence:</li> </ul>
05/14/2009	<ul> <li>Amended Plea (Judicial Officer: User, Conversion)</li> <li>3. KIDNAPPING IN FIRST DEGREE Plea Withdrawn PCN: Sequence: </li> </ul>
05/14/2009	<ul> <li>Amended Plea (Judicial Officer: User, Conversion)</li> <li>3. KIDNAP WITH USE OF A DEADLY WEAPON Plea Withdrawn PCN: Sequence:</li></ul>
05/14/2009	<ul> <li>Amended Plea (Judicial Officer: User, Conversion)</li> <li>2. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Plea Withdrawn PCN: Sequence:</li> </ul>
05/14/2009	Amended Plea (Judicial Officer: User, Conversion) <ol> <li>ROBBERY</li> <li>Plea Withdrawn</li> </ol>

	CASE 110. 04C204/37	
	PCN: Sequence:	
05/14/2009	<ul> <li>Amended Plea (Judicial Officer: User, Conversion)</li> <li>1. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.</li> <li>Plea Withdrawn</li> <li>PCN: Sequence:</li> </ul>	
05/14/2009	Amended Plea (Judicial Officer: User, Conversion) 1. DEGREES OF MURDER Plea Withdrawn PCN: Sequence:	
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>3. KIDNAP WITH USE OF A DEADLY WEAPON         Adjudication Withdrawn         PCN: Sequence:     </li> </ul>	
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>3. KIDNAPPING IN FIRST DEGREE         <ul> <li>Adjudication Withdrawn</li> <li>PCN: Sequence:</li> </ul> </li> </ul>	
05/14/2009	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>4. KIDNAP WITH USE OF A DEADLY WEAPON Adjudication Withdrawn PCN: Sequence:</li> </ul>	
05/19/2009	Amended Plea (Judicial Officer: User, Conversion) 1. MURDER. Plea Withdrawn PCN: Sequence:	
07/07/2009	Motion DEFT'S PRO PER MTN TO DISMISS COUNSEL & APPOINT SUB/65	04C2049570170.tif pages
07/21/2009	Motion to Dismiss (9:00 AM) Events: 07/07/2009 Motion DEFT'S PRO PER MTN TO DISMISS COUNSEL & APPOINT SUB/65 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
07/21/2009	Motion DEFT'S MTN FOR REASONABLE BAIL	04C2049570171.tif pages
07/21/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie RECEIPT OF COPY	04C2049570172.tif pages
07/28/2009	<b>Motion</b> (9:00 AM) Events: 07/21/2009 Motion DEFT'S MTN FOR REASONABLE BAIL Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: STEWART BELL	
		04C2049570175.tif pages

	CASE 110. 04C204937	
08/05/2009	Motion <i>DEFT'S MTN TO RECONSIDER LOWERING BAIL /69</i>	
08/05/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570176.tif pages
08/05/2009	Notice of Appeal Filed By: Defendant Slaughter, Rickie <i>NOTICE OF APPEAL (SC 54296)</i>	04C2049570177.tif pages
08/06/2009	Statement     CASE APPEAL STATEMENT	04C2049570179.tif pages
08/11/2009	Motion to Reconsider (9:00 AM) Events: 08/05/2009 Motion DEFT'S MTN TO RECONSIDER LOWERING BAIL /69 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
08/18/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570180.tif pages
08/18/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570181.tif pages
08/18/2009	Request Filed by: Defendant Slaughter, Rickie <i>REQUEST FOR ROUGH DRAFT TRANSCRIPT</i>	04C2049570182.tif pages
08/26/2009	Reporters Transcript REPORTER'S TRANSCRIPT OF MOTION TO RECONSIDER BAIL - HEARD 08-11-09	04C2049570183.tif pages
08/26/2009	Reporters Transcript <i>REPORTER'S TRANSCRIPT OF STATUS CHECK - HEARD 05-14-09</i>	04C2049570184.tif pages
08/26/2009	Reporters Transcript <i>REPORTER'S TRANSCRIPT OF MOTION FOR REASONABLE BAIL - HEARD 07-28-09</i>	04C2049570185.tif pages
09/24/2009	CANCELED Calendar Call (9:00 AM) Vacated	
09/28/2009	CANCELED Jury Trial (10:00 AM) Vacated	
10/16/2009	Disposition (Judicial Officer: Herndon, Douglas W.) 3. ATTEMPTED MURDER - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS Guilty PCN: Sequence:	
10/23/2009	Judgment CLERK'S CERTIFICATE APPEAL DISMISSED	04C2049570189.tif pages

### DEPARTMENT 3 CASE SUMMARY CASE NO. 04C204957

10/27/2009	Motion DEFT'S MTN TO SUPPRESS	04C2049570187.tif pages
10/27/2009	Motion DEFT'S MTN TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION OF EXCULPATOR	04C2049570188.tif pages
10/27/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie RECEIPT OF COPY	04C2049570190.tif pages
10/27/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570191.tif pages
11/06/2009	Notice of Witnesses and/or Expert Witnesses Filed By: Defendant Slaughter, Rickie NOTICE OF WITNESSES AND/OR EXPERT WITNESSES	04C2049570192.tif pages
11/06/2009	Ecceipt of Copy Filed by: Defendant Slaughter, Rickie RECEIPT OF COPY	04C2049570193.tif pages
11/09/2009	Opposition <i>STATES OPPOSITION TO DISMISS CASE FOR FAILURE TO PRESERVE OR</i> <i>DESTRUCTION OF EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE</i> <i>EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE</i>	04C2049570195.tif pages
11/09/2009	Opposition STATES OPPOSITION TO DEFTS MTN TO SUPPRESS	04C2049570196.tif pages
11/09/2009	Opposition           STATES OPPOSITION TO DISMISS CASE FOR FAILURE TO PRESERVE OR           DESTRUCTION OF EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE           EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE	04C2049570204.tif pages
11/09/2009	Opposition     STATES OPPOSITION TO DEFTS MTN TO SUPPRESS	04C2049570206.tif pages
11/10/2009	Motion to Suppress (9:00 AM) Events: 10/27/2009 Motion DEFT'S MTN TO SUPPRESS	
11/10/2009	<b>Motion to Dismiss</b> (9:00 AM) Events: 10/27/2009 Motion DEFT'S MTN TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION OF EXCULPATOR	
11/10/2009	All Pending Motions (9:00 AM) ALL PENDING MOTIONS (11-10-09) Court Clerk: Carol Green Relief Clerk: Carol Donahoo/cd Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
11/10/2009	Motion ALL PENDING MOTIONS (11-10-09)	04C2049570194.tif pages

	CASE NO. 040204937	
11/10/2009	Request Filed by: Defendant Slaughter, Rickie MOTION TO PRESERVE EVIDENCE FOR DNA TESTING ON AN ORDER SHORTENING TIME	04C2049570197.tif pages
11/10/2009	Notice of Witnesses and/or Expert Witnesses NOTICE OF EXPERT AND REBUTTAL EXPERT WITNESSES	04C2049570198.tif pages
11/13/2009	Notice of Witnesses and/or Expert Witnesses SUPPLEMENTAL NOTICE OF WITNESSES	04C2049570200.tif pages
11/16/2009	Motion DEFT'S MTN TO STRIKE THE STATES NOTICE OF EXPERT AND REBUTTAL EXPERT TESTIMONY	04C2049570199.tif pages
11/16/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570201.tif pages
11/17/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570202.tif pages
11/17/2009	Reply Filed by: Defendant Slaughter, Rickie <i>REPLY TO STATES OPPOSITION TO DEFTS MTN TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION OF EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE OR DESTRUCTION OF EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE</i>	04C2049570203.tif pages
11/17/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570205.tif pages
11/17/2009	Reply Filed by: Defendant Slaughter, Rickie REPLY TO STATES OPPOSITION TO DEFTS MTN TO SUPPRESS	04C2049570207.tif pages
11/24/2009	Motion to Suppress (9:00 AM) DEFT'S MTN TO SUPPRESS	
11/24/2009	<b>Motion to Dismiss</b> (9:00 AM) DEFT'S MTN TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION OF EXCULPATOR	
11/24/2009	<b>All Pending Motions</b> (9:00 AM) ALL PENDING MOTIONS FOR 11/24/09 Relief Clerk: Billie Jo Craig Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
11/24/2009	Motion ALL PENDING MOTIONS FOR 11/24/09	04C2049570208.tif pages
12/01/2009	Motion to Suppress (9:00 AM) DEFT'S MTN TO SUPPRESS	
12/01/2009	<b>Motion to Dismiss</b> (9:00 AM) DEFT'S MTN TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION	

### DEPARTMENT 3 CASE SUMMARY CASE NO. 04C204957

	CASE NO. 04C204957	
	OF EXCULPATOR	
12/01/2009	<b>Motion to Strike</b> (9:00 AM) Events: 11/16/2009 Motion DEFT'S MTN TO STRIKE THE STATES NOTICE OF EXPERT AND REBUTTAL EXPERT TESTIMONY	
12/01/2009	All Pending Motions (9:00 AM) ALL PENDING MOTIONS FOR 12/1/09 Relief Clerk: Billie Jo Craig Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
12/01/2009	Motion <i>DEFT'S MTN TO CONTINUE TRIAL</i>	04C2049570209.tif pages
12/01/2009	Motion ALL PENDING MOTIONS FOR 12/1/09	04C2049570210.tif pages
12/01/2009	Motion DEFT'S MTN TO CONTINUE CONTINUE TRIAL /77 (VA 12/8/09)	04C2049570212.tif pages
12/01/2009	Receipt of Copy Filed by: Defendant Slaughter, Rickie <i>RECEIPT OF COPY</i>	04C2049570213.tif pages
12/03/2009	Calendar Call (9:00 AM) CALENDAR CALL	
12/03/2009	Motion to Continue (9:00 AM) Events: 12/01/2009 Motion DEFT'S MTN TO CONTINUE TRIAL	
12/03/2009	All Pending Motions (9:00 AM) ALL PENDING MOTIONS 12/3/09 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
12/03/2009	Motion ALL PENDING MOTIONS 12/3/09	04C2049570214.tif pages
12/07/2009	CANCELED Jury Trial (10:00 AM) Vacated	
12/10/2009	CANCELED Motion to Continue (9:00 AM) Events: 12/01/2009 Motion Vacated	
02/23/2010	Motion DEFT'S PRO PER MTN TO DISMISS COUNSEL & APPOINT SUBSTITUTE COUNSEL/81	04C2049570217.tif pages
03/01/2010	Notice of Witnesses and/or Expert Witnesses NOTICE OF WITNESSES AND/OR EXPERT WITNESSES	04C2049570218.tif pages
03/02/2010	Tiled By: Defendant Slaughter, Rickie DEFENDANTS LIST OF WITNESSES	04C2049570220.tif pages
03/02/2010	Receipt of Copy	04C2049570221.tif pages

	CASE 110. 04C204937	
	Filed by: Defendant Slaughter, Rickie RECEIPT OF COPY	
03/04/2010	<b>Calendar Call</b> (9:00 AM) CALENDAR CALL Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
03/04/2010	Hearing TRIAL SETTING	04C2049570219.tif pages
03/08/2010	CANCELED Jury Trial (10:00 AM) Vacated	
03/09/2010	Motion (9:00 AM) Events: 02/23/2010 Motion DEFT'S PRO PER MTN TO DISMISS COUNSEL & APPOINT SUBSTITUTE COUNSEL/81	
03/09/2010	Conversion Hearing Type (9:00 AM) Events: 03/04/2010 Hearing <i>TRIAL SETTING</i>	
03/09/2010	<b>All Pending Motions</b> (9:00 AM) ALL PENDING MOTIONS 3/9/10 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
03/09/2010	Motion ALL PENDING MOTIONS 3/9/10	04C2049570222.tif pages
06/21/2010	Motion     DEFT'S PRO PER MTN TO DISMISS COUNSEL AND APPOINT/86	04C2049570225.tif pages
07/08/2010	<b>Motion to Dismiss</b> (9:00 AM) Events: 06/21/2010 Motion DEFT'S PRO PER MTN TO DISMISS COUNSEL AND APPOINT/86 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: James Brennan	
07/08/2010	Hearing FURTHER PROCEEDINGS: CONFIRMATION OF COUNSEL / RESET TRIAL	04C2049570226.tif pages
07/15/2010	CANCELED Calendar Call (9:00 AM) Vacated	
07/15/2010	<b>Further Proceedings</b> (9:00 AM) Events: 07/08/2010 Hearing FURTHER PROCEEDINGS: CONFIRMATION OF COUNSEL / RESET TRIAL Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: JOSEPH BONAVENTURE	
07/19/2010	CANCELED Jury Trial (10:00 AM) Vacated	
11/02/2010	TRANSCRIPT OF DEFT'S MOTIONS - TUES 12/01/09	
11/24/2010	Order for Permission to Marry Filed By: Defendant Slaughter, Rickie Order for Marriage	

### DEPARTMENT 3 CASE SUMMARY CASE NO. 04C204957

	CASE NO. 04C204957
11/30/2010	Order Order to View Crime Scene Photographs
01/19/2011	Supplemental Witness List Supplemental Notice of Witnesses
01/31/2011	Motion to Dismiss Filed By: Defendant Slaughter, Rickie
01/31/2011	Motion Filed By: Defendant Slaughter, Rickie Motion to Preclude Suggestive Identification
02/10/2011	Calendar Call (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
02/10/2011	Motion to Dismiss (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 02/10/2011, 02/15/2011, 03/03/2011 Events: 01/31/2011 Motion to Dismiss Defendant's Motion to Dismiss
02/10/2011	Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 02/10/2011, 02/15/2011, 03/03/2011 Motion to Preclude Involuntary Statement by Tiffany Johnson
02/10/2011	<ul> <li>Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.)</li> <li>02/10/2011, 02/15/2011, 03/03/2011</li> <li>Events: 01/31/2011 Motion</li> <li>Motion to Preclude Suggestive Identification</li> </ul>
02/10/2011	<b>All Pending Motions</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
02/10/2011	Motion Filed By: Defendant Slaughter, Rickie Motion to Preclude Involuntary Statement by Tiffany Johnson
02/11/2011	Opposition State's Opposition to Defendant's Motion to Suppress
02/11/2011	Opposition           State's Opposition to Defendant's Motion to Preclude Suggestive Identification
02/11/2011	Opposition State's Opposition to Defendant's Motion to Preclude Involuntary Statement by Tiffany Johnson
02/14/2011	Opposition State's Opposition to Defendant's Motion to Dismiss
02/14/2011	CANCELED Jury Trial (10:00 AM) Vacated - per Judge
02/15/2011	Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 02/15/2011, 03/03/2011 Status Check: Trial
02/15/2011	

	<b>All Pending Motions</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
02/25/2011	Reply Reply to State's Motion to Dismiss
02/25/2011	Reply     Reply to States Opposition to Preclude Involuntary Statements of Tiffany Johnson
02/25/2011	<b>W</b> Reply Reply to States Opposition to Preclude Suggestive Identification
03/03/2011	<b>All Pending Motions</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
03/10/2011	Order Filed By: Defendant Slaughter, Rickie Application and Order for Transcripts
03/11/2011	Motion to Stay Motion and Order to Stay Proceedings Pending Filing and Consideration of Extraordinary Writ in the Supreme Court
03/23/2011	Teporters Transcript Filed By: Plaintiff State of Nevada Reporter's Transcript of Deft's Mtn to Dismiss - Heard 03/03/2011
03/24/2011	<ul> <li>Motion to Stay (9:00 AM) (Judicial Officer: Herndon, Douglas W.)</li> <li>03/24/2011, 05/05/2011         Events: 03/11/2011 Motion to Stay         Motion and Order to Stay Proceedings Pending Filing and Consideration of Extraordinary Writ in the Supreme Court     </li> </ul>
04/24/2011	Motion for Discovery Motion for Discovery
04/26/2011	Notice of Witnesses and/or Expert Witnesses     Defendant's Notice of Expert Witnesses
04/29/2011	Motice of Witnesses and/or Expert Witnesses Notice of Intent to Present Alibi Witnesses and Alibi Witness List
05/05/2011	Calendar Call (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
05/05/2011	<b>Motion</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Events: 04/24/2011 Motion for Discovery Motion and notice of Motion for Discovery of Prosecution Files, Records, and Information Necessary to a Fair Trial
05/05/2011	<b>All Pending Motions</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
05/09/2011	Supplement <i>Supplement to Defendant's Notice Witnesses (NRS 174.233)</i>
05/09/2011	CANCELED Jury Trial (10:00 AM) (Judicial Officer: Herndon, Douglas W.) Vacated - per Judge

	reset to begin on 5/10/11
05/10/2011	CANCELED Jury Trial (1:00 PM) (Judicial Officer: Herndon, Douglas W.) Vacated Reset on 5/11/11 due to Court's schedule, being in a Penalty Hearing
05/11/0011	kuult
05/11/2011	<b>3.</b> Jury Trial (1:00 PM) (Judicial Officer: Herndon, Douglas W.) 05/11/2011-05/13/2011, 05/16/2011-05/20/2011
05/11/2011	G Order Filed By: Defendant Slaughter, Rickie
05/12/2011	CANCELED Jury Trial (1:00 PM) (Judicial Officer: Herndon, Douglas W.) Vacated - per Clerk
05/13/2011	🚮 Jury List
05/16/2011	Gi Order Filed By: Plaintiff State of Nevada Order Requiring Material Witness to Post Bail or be Committed to Custody
05/16/2011	Ex Parte Filed By: Plaintiff State of Nevada Ex Parte Application for Order Requiring Material Witness to Post Bail
05/16/2011	Warrant Filed by: Plaintiff State of Nevada <i>Warrant of Arrest for Material Witness Jacquan Richard, ID#1211173</i>
05/17/2011	Bench Warrant Return Material Witness warrant
05/17/2011	Trial Brief Trial Brief in Support of Defendant's Motion to Disqualify Expert
05/20/2011	Terdict Verdict
05/20/2011	Instructions to the Jury Instruction to the Jury (Instruction No. I) Members of the Jury
05/20/2011	Troposed Jury Instructions Not Used At Trial Defendant's Proposed Jury Instructions Not Used At Trial
05/20/2011	Disposition (Judicial Officer: Herndon, Douglas W.) 4. BATTERY WITH USE OF DEADLY WEAPON Guilty PCN: Sequence:
05/31/2011	Motion Motion for Enlargement of Time to File Motion for New Trial
06/14/2011	<b>Motion</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Motion for Enlargement of Time to File Motion for New Trial

06/15/2011	Motion Filed By: Defendant Slaughter, Rickie Defendant's Pro-Per Motion to Dismiss Counsel, Motion for Self-Representation and for a New Trial	
06/28/2011	Request Filed by: Defendant Slaughter, Rickie <i>Request For Rough Draft Transcript</i>	
06/28/2011	Receipt of Copy Filed by: Defendant Slaughter, Rickie	
06/28/2011	Receipt of Copy Filed by: Defendant Slaughter, Rickie	
06/30/2011	<ul> <li>Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.)</li> <li>06/30/2011, 07/07/2011         Events: 06/15/2011 Motion     </li> <li>Defendant's Pro-Per Motion to Dismiss Counsel, Motion for Self-Representation and for a New Trial</li> </ul>	
07/08/2011	Order Granting Filed By: Defendant Slaughter, Rickie Order Granting Request for Transcripts	
07/12/2011	Transcript of Proceedings Party: Plaintiff State of Nevada <i>Heard May 16, 2011</i>	
07/12/2011	Transcript of Proceedings Party: Plaintiff State of Nevada - Heard 05-18-11	
07/22/2011	Motion Filed By: Defendant Slaughter, Rickie Defendant's Motion for Disclosure of all Brady and Giglio Material and Request for an in Camera S.C.O.P.E. Review	
07/28/2011	Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Status Check: Counsel and Transcripts	
08/01/2011	Opposition State's Opposition to Defendant's Motion for Disclosure of all Brady and Giglio Material and Request for an In Camera S.C.O.P.E Review	
08/02/2011	<b>Motion</b> (9:00 AM) (Judicial Officer: Thompson, Charles) Events: 07/22/2011 Motion Defendant's Motion for Disclosure of all Brady and Giglio Material and Request for an in Camera S.C.O.P.E. Review	
08/04/2011	Reporters Transcript Filed By: Plaintiff State of Nevada Reporter's Transcript of Proceedings Jury Trial - Heard May 17, 2011	

08/12/2011	Transcript
00/12/2011	Filed By: Plaintiff State of Nevada Reporter's Trascript of Proceedings Jury Trial - Heard May 20, 2011
08/12/2011	Reporters Transcript     Filed By: Plaintiff State of Nevada <i>Reporter's Transcript Of Proceedings Jury Trial - Heard May 19, 2011</i>
08/12/2011	Reporters Transcript     Filed By: Plaintiff State of Nevada     Reporters Transcript Of Proceedings Jury Trial - Heard May 19, 2011
08/16/2011	Sentencing (9:00 AM) (Judicial Officer: Herndon, Douglas W.)
08/16/2011	Order Granting Order Granting Request for Transcripts
08/29/2011	Reporters Transcript Filed By: Plaintiff State of Nevada <i>Heard May 12, 2011</i>
08/30/2011	<ul> <li>Status Check (9:00 AM) (Judicial Officer: Herndon, Douglas W.)</li> <li>08/30/2011, 09/13/2011 Transcripts</li> </ul>
09/02/2011	Reporters Transcript     Filed By: Plaintiff State of Nevada <i>Reporter's Transcript Of Proceedings - Heard May 20, 2011</i>
09/02/2011	Reporters Transcript     Filed By: Plaintiff State of Nevada <i>Reporter's Transcript Of Proceedings - Heard May 13, 2011</i>
09/02/2011	Reporters Transcript     Filed By: Plaintiff State of Nevada <i>Reporter's Transcript Of Proceedings - Heard May 13, 2011</i>
11/18/2011	Motion Filed By: Defendant Slaughter, Rickie Defendant's Pro Se Opening Motion for New Trial
11/29/2011	<ul> <li>Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.)</li> <li>11/29/2011, 04/17/2012, 05/17/2012</li> <li>Events: 11/18/2011 Motion</li> <li>Defendant's Pro Se Opening Motion for New Trial</li> </ul>
01/12/2012	Opposition to Motion Filed By: Plaintiff State of Nevada State's Oppositon to Defendant's Motion for New Trial
02/21/2012	CANCELED Hearing (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Vacated Supplemental proper person motion filed

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03/15/2012	Teply to Opposition Filed by: Defendant Slaughter, Rickie Defendant's Reply to The State's Opposition to Defendant's Motion for a New Trial/Request for an Evidentiary Hearing for Defendant's Brady Claim			
04/13/2012	Media Request and Order Party: Plaintiff State of Nevada Media Request and Order for Camera Access to Court Proceedings			
05/31/2012	<b>Sentencing</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.) 05/31/2012, 08/14/2012, 09/06/2012, 10/02/2012, 10/16/2012			
06/05/2012	Example 1 Reporters Transcript Filed By: Plaintiff State of Nevada Reporter's Transcript of MTN for New Trial May 17, 2012			
06/14/2012	Motion Filed By: Defendant Slaughter, Rickie Defendant's Pro-Per Motion Requesting the Appointment of Appellate Counsel for Direct Appeal			
06/26/2012	Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Events: 06/14/2012 Motion Defendant's Pro-Per Motion Requesting the Appointment of Appellate Counsel for Direct Appeal			
07/30/2012	Motion Filed By: Defendant Slaughter, Rickie Defendant's Motion to Disqualify District Court Judge Douglas Herndon from all Further Proceedings in this Case Due to Bias Partiality and Judicial Vindictiveness. Request for Evidentiary Hearing Because Some Factual Matters Occurred off the Record			
08/03/2012	Response Filed by: Plaintiff State of Nevada State's Response to Defendant's Pro Per Motion to Disqualify District Court Judge Douglas Herndon From All Further Proceedings in this Case Due to Bias Partiality and Judicial Vindictiveness			
08/08/2012	PSI PSI			
08/14/2012	CANCELED Motion (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Vacated - On in Error Defendant's Motion to Disqualify District Court Judge Douglas Herndon from all Further Proceedings in this Case Due to Bias Partiality and Judicial Vindictiveness. Request for Evidentiary Hearing Because Some Factual Matters Occurred off the Record			
08/14/2012	Affidavit Affidavit In Answer To Defendant's Affidavit And Requet To Disqualify Judge Douglas Herndon			
08/14/2012	Reply Defendant's Reply to State's Response to Defendant's Motion to Disqualify District Court Judge Douglas Herndon from All Further Court Proceedings In this Case for Bias Partiality and Judicial Vindictiveness			

08/16/2012	Motion to Disqualify Judge (3:00 AM) (Judicial Officer: Togliatti, Jennifer) Defendant's Motion to Disqualify District Court Judge Douglas Herndon from all Furthe Proceedings in this Case Due to Bias Partiality and Judicial Vindictiveness. Request for Evidentiary Hearing Because Some Factual Matters Occurred off the Record			
08/22/2012	Reply Filed by: Defendant Slaughter, Rickie Defendant's Reply to Judge Douglas Herndon's Affidavit in Answer to Defendant's Motio to Disqualify Judge Douglas Herndon from all Further Proceedings in this Case			
09/05/2012	Order Denying Order Denying Defendant's Motion to Disqualify Judge Douglas Herndon			
10/03/2012	PSI - Supplemental PSI			
10/16/2012	Disposition (Judicial Officer: Herndon, Douglas W.) 1. CONSPIRACY TO COMMIT KIDNAPPING, FIRST DEGREE Guilty PCN: Sequence:			
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>1. CONSPIRACY TO COMMIT KIDNAPPING, FIRST DEGREE Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections Term: Minimum:24 Months, Maximum:60 Months</li> </ul>			
10/16/2012	Disposition (Judicial Officer: Herndon, Douglas W.) 2. CONSPIRACY TO COMMIT ROBBERY Guilty PCN: Sequence:			
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>2. CONSPIRACY TO COMMIT ROBBERY         <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Minimum:24 Months, Maximum:60 Months</li> <li>Consecutive: Charge 1</li> </ul> </li> </ul>			
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>3. ATTEMPTED MURDER - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS</li> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Minimum:60 Months, Maximum:180 Months</li> <li>Consecutive Enhancement:UDW, Minimum:60 Months, Maximum:180 Months</li> <li>Consecutive: Charge 2</li> </ul>			
10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 4. BATTERY WITH USE OF DEADLY WEAPON Adult Adjudication Comment (NO ADJUDICATION)			
10/16/2012	Disposition (Judicial Officer: Herndon, Douglas W.) 5. ATTEMPTED ROBBERY - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS Guilty PCN: Sequence:			

# CASE SUMMARY CASE NO. 04C204957

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10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>5. ATTEMPTED ROBBERY - WITH THE USE OF A DEADLY WEAPON OR TEAR GAS</li> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Minimum:48 Months, Maximum:120 Months</li> <li>Consecutive Enhancement:UDW, Minimum:48 Months, Maximum:120 Months</li> <li>Concurrent: Charge 3</li> </ul>
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 6. ROBBERY Guilty PCN: Sequence:
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>6. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty</li> <li>PCN: Sequence:</li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>6. ROBBERY <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Minimum:48 Months, Maximum:120 Months</li> <li>Consecutive Enhancement:udw, Minimum:48 Months, Maximum:120 Months</li> <li>Consecutive: Charge 3</li> </ul> </li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>6. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication</li> </ul>
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>7. BURGLARY WHILE IN POSSESSION OF FIREARM OR DEADLY WEAPON Guilty PCN: Sequence:</li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>7. BURGLARY WHILE IN POSSESSION OF FIREARM OR DEADLY WEAPON Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections Term: Minimum:48 Months, Maximum:120 Months Concurrent: Charge 6</li> </ul>
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>8. BURGLARY.</li> <li>Guilty</li> <li>PCN: Sequence:</li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>8. BURGLARY. Adult Adjudication Sentenced to Nevada Dept. of Corrections Term: Minimum:24 Months, Maximum:60 Months Concurrent: Charge 7</li> </ul>
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 9. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.

	Guilty PCN: Sequence:
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>9. KIDNAP WITH USE OF A DEADLY WEAPON         Guilty         PCN: Sequence:</li> </ul>
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>9. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:         </li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>9. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication</li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>9. KIDNAP WITH USE OF A DEADLY WEAPON Adult Adjudication</li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>9. KIDNAPPING IN FIRST DEGREE <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Life with the possibility of parole after:15 Years</li> <li>Consecutive Enhancement:UDW, Life with the possibility of parole after:15 Years</li> <li>Consecutive: Charge 6</li> </ul> </li> </ul>
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 10. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>9. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:         </li> </ul>
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 10. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>10. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.</li> <li>Guilty</li> <li>PCN: Sequence:</li> </ul>
10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 10. KIDNAP WITH USE OF A DEADLY WEAPON Adult Adjudication

# CASE SUMMARY

CASE NO. 04C204957

10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 10. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication		
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>10. KIDNAPPING IN FIRST DEGREE         <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Life with the possibility of parole after:5 Years</li> <li>Consecutive Enhancement:UDW, Life with the possibility of parole after:5 Years</li> <li>Concurrent: Charge 9</li> </ul> </li> </ul>		
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>11. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.</li> <li>Guilty</li> <li>PCN: Sequence:</li> </ul>		
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 11. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:		
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 11. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:		
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>11. KIDNAPPING IN FIRST DEGREE         <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Life with the possibility of parole after:5 Years</li> <li>Consecutive Enhancement:UDW, Life with the possibility of parole after:5 Years</li> <li>Concurrent: Charge 9</li> </ul> </li> </ul>		
10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 11. KIDNAP WITH USE OF A DEADLY WEAPON Adult Adjudication		
10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 11. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication		
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>12. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME.</li> <li>Guilty</li> <li>PCN: Sequence:</li> </ul>		
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 12. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:		
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion)		

	12. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:
10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 12. KIDNAP WITH USE OF A DEADLY WEAPON Adult Adjudication
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>12. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication</li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>12. KIDNAPPING IN FIRST DEGREE <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Life with the possibility of parole after:5 Years</li> <li>Consecutive Enhancement:UDW, Life with the possibility of parole after:5 Years</li> <li>Concurrent: Charge 9</li> </ul> </li> </ul>
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>13. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty</li> <li>PCN: Sequence:</li> </ul>
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) <ol> <li>KIDNAP WITH USE OF A DEADLY WEAPON</li> <li>Guilty</li> <li>PCN: Sequence:</li> </ol>
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 13. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:
10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 13. KIDNAP WITH USE OF A DEADLY WEAPON Adult Adjudication
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>13. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication</li> </ul>
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>13. KIDNAPPING IN FIRST DEGREE <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Life with the possibility of parole after:5 Years</li> <li>Consecutive Enhancement:UDW, Life with the possibility of parole after:5 Years</li> <li>Concurrent: Charge 9</li> </ul> </li> </ul>
10/16/2012	<ul> <li>Amended Disposition (Judicial Officer: User, Conversion)</li> <li>14. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Guilty</li> <li>PCN: Sequence:</li> </ul>

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10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 14. KIDNAP WITH USE OF A DEADLY WEAPON Guilty PCN: Sequence:	
10/16/2012	Amended Disposition (Judicial Officer: User, Conversion) 14. KIDNAPPING IN FIRST DEGREE Guilty PCN: Sequence:	
10/16/2012	Sentence (Judicial Officer: Herndon, Douglas W.) 14. KIDNAP WITH USE OF A DEADLY WEAPON Adult Adjudication	
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>14. KIDNAPPING IN FIRST DEGREE <ul> <li>Adult Adjudication</li> <li>Sentenced to Nevada Dept. of Corrections</li> <li>Term: Life with the possibility of parole after:5 Years</li> <li>Consecutive Enhancement: UDW, Life with the possibility of parole after:5 Years</li> <li>Concurrent: Charge 9</li> <li>Credit for Time Served: 2626 Days</li> <li>Comments: \$25. ADM \$150. DNAF</li> <li>Other Fees</li> <li>1., \$35,000.00</li> </ul> </li> </ul>	
10/16/2012	<ul> <li>Sentence (Judicial Officer: Herndon, Douglas W.)</li> <li>14. USE OF A DEADLY WEAPON OR TEAR GAS IN COMMISSION OF A CRIME. Adult Adjudication</li> </ul>	
10/22/2012	Judgment of Conviction Party: Plaintiff State of Nevada Judgment Of Conviction (Jury Trial)	
10/24/2012	Notice of Appeal (criminal) Party: Defendant Slaughter, Rickie <i>Notice Of Appeal</i>	
11/02/2012	Criminal Order to Statistically Close Case Filed By: Plaintiff State of Nevada <i>Criminal Order To Statistically Close Case</i>	
11/08/2012	Case Appeal Statement Filed By: Defendant Slaughter, Rickie Case Appeal Statement	
11/15/2012	Certificate of Service Filed by: Defendant Slaughter, Rickie <i>Certificate of Service</i>	
02/11/2013	Transcript of Proceedings Reporters Transcript of Mtn to Con't Trial December 3, 2009	

	CASE NO. 04C204937
02/11/2013	Transcript of Proceedings Reporters Transcript of Mtn for Discover May 5, 2011
02/11/2013	Transcript of Proceedings Reporters Transcript of Hearing, November 10, 2009
02/11/2013	Transcript of Proceedings Reporters Transcript of Hearing, October 16, 2012
05/08/2014	NV Supreme Court Clerks Certificate/Judgment - Affirmed
03/25/2015	Petition for Writ of Habeas Corpus Filed by: Defendant Slaughter, Rickie Petition for Writ of Habeas Corpus (Post-Conviction)
03/25/2015	Motion for Leave to Proceed in Forma Pauperis Filed By: Defendant Slaughter, Rickie
03/25/2015	Affidavit in Support Filed By: Defendant Slaughter, Rickie Affidavit in Support of Motion to Proceed in Forma Pauperis
03/25/2015	Exhibits Filed By: Defendant Slaughter, Rickie Petitioner's Exhibits for Petition for Writ of Habeas Corpus
04/08/2015	The American Corpus International Corpus
04/27/2015	Notice of Motion           Filed By: Defendant Slaughter, Rickie           Notice of Motion and Petitioner's Motion to Extend Photo Copywork Account
04/27/2015	Motion Filed By: Defendant Slaughter, Rickie Petitioner's Motion to Extend Photo Copywork Account
05/19/2015	<b>Motion</b> (9:00 AM) (Judicial Officer: Herndon, Douglas W.) Petitioner's Motion to Extend Photo Copywork Account
06/02/2015	Response Filed by: Plaintiff State of Nevada State's Response To Defendant's Pro Per Petition For Writ Of Habeas Corpus
06/04/2015	<ul> <li>Petition for Writ of Habeas Corpus (9:00 AM) (Judicial Officer: Herndon, Douglas W.)</li> <li>06/04/2015, 06/18/2015</li> <li>Events: 04/08/2015 Order for Petition for Writ of Habeas Corpus</li> </ul>
06/18/2015	Order         Filed By: Plaintiff State of Nevada         Order Denying Petitioner's Pro Per Motion to Extend Photo Copywork Account
06/22/2015	

### **CASE SUMMARY** CASE NO. 04C204957

	CASE 110. 04C204957	
	Recorders Transcript of Hearing Recorder's Transcript Re: Petition for Writ of Habeas Corpus (Post-Conviction Relief), June 18, 2015	
07/15/2015	Certificate of Service Filed by: Plaintiff State of Nevada <i>Certificate of Service</i>	
07/15/2015	Reply Filed by: Defendant Slaughter, Rickie Petitioner's Reply to States Response to Pro Per Petition for Writ of Habeas Corpus	
07/15/2015	Findings of Fact, Conclusions of Law and Order Filed By: Plaintiff State of Nevada	
07/24/2015	We Notice of Entry Filed By: Plaintiff State of Nevada Notice of Entry of Findings of Fact, Conclusions of Law and Order	
07/30/2015	Notice of Appeal (criminal) Party: Defendant Slaughter, Rickie Notice of Appeal	
07/31/2015	Case Appeal Statement Filed By: Defendant Slaughter, Rickie Case Appeal Statement	
DATE	FINANCIAL INFORMATION	
	Defendant Slaughter, Rickie Total Charges Total Payments and Credits Balance Due as of 7/31/2015	364.00 189.00 <b>175.00</b>

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2	STEVEN B. WOLFSON Clark County District Attorney	CLERK	OF THE COURT
3	Nevada Bar #001565 JONATHAN E. VANBOSKERCK		
4	Chief Deputy District Attorney Nevada Bar #006528		
_	200 Lewis Avenue		
5	Las Vegas, Nevada 89155-2212 (702) 671-2500		
6	Attorney for Plaintiff		
7		CT COURT NTY, NEVADA	
8		NII, NEVADA	
9	THE STATE OF NEVADA,		
10	Plaintiff,		
11	-VS-	CASE NO:	04C204957
12	RICKIE SLAUGHTER, aka Rickie L. Slaughter, #1896569	DEPT NO:	III
13	Defendant.		
14	FINDINGS OF FACT, CONCLUSIONS OF		
15	LAW AN	ND ORDER	
16	DATE OF HEARI TIME OF HEA	NG: JUNE 24, 2015 RING: 9:00 AM	
17			
18	THIS CAUSE having come on for hearing before the Honorable DOUGLAS W.		
19	HERNDON, District Judge, on the 18th day of June, 2015, the Petitioner not being present,		
20	PROCEEDING IN FORMA PAUPERIS, the Respondent being represented by STEVEN B.		
21	WOLFSON, Clark County District Attorney, by and through WILLIAM FLINN, Deputy		
22	District Attorney, and the Court having considered the matter, including briefs, transcripts,		
23	arguments of counsel, and documents on file herein, now therefore, the Court makes the		

following findings of fact and conclusions of law:

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### FINDINGS OF FACT, CONCLUSIONS OF LAW

On September 28, 2004, the State filed an Information charging RICKIE SLAUGHTER, aka Rickie L. Slaughter (hereinafter "Defendant") with Conspiracy to Commit Kidnapping, Conspiracy to Commit Murder, Attempt Murder with Use of a Deadly Weapon,

Battery With Use of a Deadly Weapon, Attempt Robbery with Use of a Deadly Weapon, Robbery With Use of a Deadly Weapon, Burglary While in Possession of a Firearm, Burglary, First Degree Kidnapping With Use of a Deadly Weapon, and Mayhem. On April 4, 2005, Defendant entered into a Guilty Plea Agreement, wherein he agreed to plead guilty to one count of Attempt Murder with Use of a Deadly Weapon, one count of Robbery with Use of a Deadly Weapon, one count of First Degree Kidnapping, and one count of First Degree Kidnapping with Use of a Deadly Weapon. On August 31, 2005, Defendant was sentenced to a maximum term of imprisonment of 480 months with a minimum parole eligibility of 180 months.

On August 7, 2006, Defendant filed a Petition for Writ of Habeas Corpus. The district court denied Defendant's Petition on December 18, 2006. The Findings of Fact, Conclusions of Law and Order was filed on January 29, 2007. On January 11, 2007, Defendant filed a Notice of Appeal. On July 24, 2007, the Nevada Supreme Court found that Defendant had entered into the Guilty Plea Agreement unknowingly, and granted Defendant a new trial.

Defendant's jury trial commenced on May 12, 2011. On May 20, 2011, the jury found Defendant guilty of Conspiracy to Commit Kidnapping, Conspiracy to Commit Robbery, Attempt Murder with Use of a Deadly Weapon, Battery With a Deadly Weapon, Attempt Robbery With Use of a Deadly Weapon, Robbery With Use of a Deadly Weapon, Burglary While in Possession of a Deadly Weapon, Burglary, First Degree Kidnapping with Use of a Deadly weapon. On October 16, 2912, Defendant was sentenced to multiple life sentences.

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### PETITION CLAIMS

Defendant asserts that he received ineffective assistance of trial and appellate counsel. This Court is mindful of the standards under which such claims are viewed. To prevail on a claim of ineffective assistance of counsel, the defendant must prove that he was denied

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"reasonably effective assistance" of counsel by satisfying the two-prong test of <u>Strickland v.</u> <u>Washington</u>, 466 U.S. 668, 686–87, 104 S. Ct. 2052, 2062–64 (1984); <u>see also State v. Love</u>, 109 Nev. 1136, 1138, 865 P.2d 322, 323 (1993). Under the <u>Strickland</u> test, a defendant must show: 1) that his counsel's representation fell below an objective standard of reasonableness, and 2) that but for counsel's errors, there is a reasonable probability that the result of the proceedings would have been different. <u>Strickland</u>, 466 U.S. at 687–88, 694, 104 S. Ct. at 2065, 2068; <u>Warden v. Lyons</u>, 100 Nev. 430, 432, 683 P.2d 504, 505 (1984) (adopting <u>Strickland</u>'s two-part test in Nevada). "A court may consider the two (2) test elements in any order and need not consider both prongs if the defendant makes an insufficient showing on either one." <u>Kirksey v. State</u>, 112 Nev. 980, 987, 923 P.2d 1102, 1107 (1997); <u>Strickland</u>, 466 U.S. at 697, 104 S. Ct. at 2069.

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In Ground One of his Petition, Defendant alleges that trial counsel was ineffective for failing to call Detective Prieto to testify at trial. The Court finds that counsel's decision to not call Detective Prieto was a strategic decision. By calling Detective Prieto as a witness, counsel would run the risk of allowing the State to cross-examine him, which would in turn bolster the

case against Defendant. Defendant also fails to demonstrate that he was prejudiced by counsel's decision not to call Detective Prieto. Detective Prieto's testimony would not have changed the outcome of the trial in light of the overwhelming evidence presented against Defendant. Four different witnesses identified Defendant as the person who shot Mr. Young. Defendant was in possession of a green Ford Taurus, which matched the description of the vehicle used by the perpetrators. Officers searched the Ford Taurus and found guns matching the description of the weapons used in the crime, and a .357 shell casing which was the same caliber of the weapon that Defendant used to shoot Mr. Young in the face. Additionally, Defendant picked her up at 7:00 p.m. Defendant was also recorded talking to another man about fabricating an alibi and asking about the guns that were found in his car. Defendant was also videotaped at a 7-11 convenience store using an ATM card that he obtained during the robbery. Accordingly, Defendant fails to demonstrate that counsel was ineffective for not calling Detective Prieto, nor has Defendant demonstrate that he was prejudiced by the decision. As such, Defendant's claim must fail.

In Ground Two of his Petition Defendant alleges that trial counsel was ineffective for failing to call Officer Anthony Bailey to testify at trial. The Court finds that had counsel called Officer Bailey he could have bolstered the State's case against Defendant, and that it was a reasonable strategic decision to not call Officer Bailey. Additionally, the Court finds that Defendant has failed to show that he was prejudiced by counsel's decision. The Court finds that Mr. Young's statements made at trial were not inconsistent with Officer Bailey's police report, and thus Defendant was not prejudiced by counsel's decision not to have Officer Bailey testify, especially in light of the overwhelming amount of evidence produced against Defendant at trial. Accordingly, Defendant has failed to demonstrate that counsel was ineffective for not calling Officer Bailey, nor has Defendant demonstrated that he was prejudiced by the decision. As such, Defendant's claim must fail.

In Ground Three of his Petition Defendant Alleges that trial counsel was ineffective for failing to effectively cross-examine several witnesses. Defendant first argues that counsel was

ineffective for failing to ask witnesses questions about a second photographic lineup where 1 there were no notes suggesting that the witnesses identified Defendant. However, Defendant 2 fails to recognize that the purpose of this second lineup was to attempt to identify Jacquan 3 Richards. Accordingly, the Court finds that there was no evidence that the suspects did not 4 identify Defendant in this lineup. Had counsel asked these questions the witnesses may have 5 6 stated that they did recognize Defendant, especially considering the witnesses had previously identified Defendant. Accordingly, counsel made a strategic decision not to ask these 7 questions. As such, counsel's performance was not deficient. Furthermore, this would not 8 have changed the outcome of the trial, as the witnesses had previously identified Defendant as 9 the shooter. 10 Defendant next alleges that counsel was ineffective for failing to point out 11 12

inconsistencies in Ivan Young's testimony regarding the use of wigs during the robbery. While Mr. Young's testimony at trial may have slightly differed from the statement he made while at the hospital recovering from his injuries Defendant cannot establish prejudice. Mr. Young identified Defendant in a photographic lineup and his testimony has been consistent that Defendant was the shooter. Additionally, Defendant was identified as the shooter by three other eyewitnesses. Accordingly, any slight inconsistencies in Mr. Young's testimony would not have changed the result of the trial in light of the overwhelming evidence produced against Defendant. As such, Defendant's claim must fail.

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In Ground Three of his Petition, Defendant also alleges that counsel was ineffective for failing to point out inconsistencies in Ryan John's testimony. The inconsistencies that Defendant complains of were minor and would not have changed the outcome of the trial. Defendant complains that Mr. John changed his testimony as to when Defendant placed a jacket over his head, thus challenging Mr. John's ability to perceive him. At the preliminary hearing Mr. John testified that the jacket was placed over his head before the shooting, while at trial Mr. John testified that the jacket was placed over his head after Mr. Young was shot. However, this testimony was irrelevant because Mr. John never claimed to have witnessed the actual shooting during the preliminary hearing or at trial. However, Mr. John was able to

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identify Mr. Young in a photographic lineup and during the preliminary hearing and at trial. <u>See Reporter's Tr. Proceedings</u>, May 17, 2011, at 62. Thus the Court finds that counsel was not ineffective for failing to cross examine Mr. John on these minor inconsistencies. Additionally, counsel did challenge Mr. John's perception of Defendant pointing out the perpetrator did not have any tattoos or facial bruising. <u>Id.</u> at 69. Counsel also was able to get Mr. John to admit that Defendant's photo did not have a blue background supporting Defendant's theory of the case, that the photographic lineup in which Defendant was identified was misleading. Accordingly, Defendant fails to show that counsel's representation fell below an objective level or reasonableness. Additionally, Defendant fails to show that had counsel asked Mr. John more questions on cross-examination that the result of the trial would have been different in light of the evidence produced against Defendant at trial. As such, Defendant has failed to meet the second prong of <u>Strickland</u>, and is thus not entitled to relief.

In Ground Four of his Petition, Defendant argues that counsel was ineffective for failing to call Destiny Waddy to testify at trial. Defendant alleges that Ms. Waddy told officers that she witnessed a green Pontiac Grand Am leaving the scene of the crime. However, the police report indicates that she thought it may have been a green Grand Am. The Court finds that counsel made a strategic decision not to call Ms. Waddy to testify. Had counsel called Ms. Waddy to testify he may have run the risk that she could positively identify Defendant's car as the car she saw leave the scene of the crime. As such, counsel made a strategic decision not to call Ms. Waddy, and thus his performance did not fall below an objective level of reasonableness. Additionally, the Court finds that Defendant cannot show that the results of the proceedings would have been different had Ms. Waddy testified in light of the overwhelming amount of evidence produced against Defendant at trial. Accordingly, Defendant's claim must fail.

In Ground 5 of his Petition, Defendant claims that counsel was ineffective for failing to call the 911 custodian to testify. The Court finds that counsel's decision was reasonable because there was no evidence as to when the 911 call was made, or how long after the crime was committed that the call was made. Accordingly, this evidence was not relevant and

counsel's performance was not deficient. Additionally, the Court finds that Defendant cannot show that the results of the proceedings would have been different had the 911 custodian testified in light of the overwhelming amount of evidence produced against Defendant at trial. Accordingly, Defendant's claim must fail.

In Ground Six of his Petition, Defendant alleges that trial counsel was ineffective for failing to call defense investigator Craig Retke to testify at trial. Defendant argues that the failure to call Mr. Retke to testify prevented him from being able to introduce evidence regarding the amount of time the drive took from the crime scene to Ms. Johnson's work. The Court finds that Defendant has failed to establish prejudice because Mr. Retke could not recreate the exact conditions on the night of the robbery, and that the jury would have used its common sense to determine how long it would have taken Defendant to drive from the crime scene to his girlfriend's work. As such, Defendant fails to show that the result of the trial would have been different had Mr. Retke testified, and thus his claim must fail.

In Ground Seven of his Petition, Defendant alleges that trial counsel was ineffective for failing to investigate Jeff Arbuckle. Specifically, Defendant argues that counsel should have investigated Mr. Arbuckle's criminal record, that counsel should have investigated whether Mr. Arbuckle was paid for his testimony, and that counsel should have investigated Mr. Arbuckle's personal bias towards Defendant. The Court finds these claims to be naked assertions. Defendant has failed to present this Court with any evidence showing that Mr. Arbuckle had a criminal record or that he received compensation for his testimony. Additionally, counsel hired a private investigator to attempt to find Mr. Arbuckle, but the investigator was unsuccessful. Accordingly, all of Defendant's claims are either naked assertions or are belied by the record and must be denied. <u>See Hargrove</u> 100 Nev. at 502, 686 P.2d at 225.

In Ground Eight of his Petition, Defendant alleges that counsel was ineffective for failing to call Officer Mark Hoyt to testify at trial. Defendant alleges that Officer Hoyt would have been able to rebut the testimony of Ryan John. The Court finds that Defendant was not prejudiced by any minor inconsistencies in Mr. John's testimony. Mr. John was able to identify Defendant as the perpetrator in a photographic lineup, at the preliminary hearing, and at trial. <u>See Reporter's Tr. Proceedings</u>, May 17, 2011, at 62-65. Accordingly, the Court finds that the results of the trial would not have changed had Officer Hoyt been called to point out any minor inconsistencies in Mr. John's testimony.

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In Ground Nine of his Petition, Defendant argues that trial counsel failed to investigate potential impeachment material, including fees paid to State's witnesses. Defendant only offers naked allegations, which do not establish prejudice. The State is permitted to pay witnesses \$25.00 for appearing in court. As such, trial counsel cannot be ineffective for failing to investigate in this case because any fees paid would have been pursuant to the statute and were thus proper. Accordingly Defendant cannot demonstrate that counsel's performance fell below an objective level of reasonableness, nor can Defendant demonstrate that the result of the trial would have been altered had counsel investigated this issue. As such, Defendant's claim must fail.

In Ground Ten of his Petition, Defendant argues that counsel was ineffective for failing to investigate and challenge the alleged illegal use of photographs. The Court finds that any motion counsel would have filed regarding the use of the photograph would have been meritless. Counsel cannot be ineffective for failing to make futile objections or arguments. <u>Ennis</u>, 122 Nev. at 706, 137 P.3d at 1103. Accordingly, Defendant is not entitled to relief.

In Ground Eleven of his Petition, Defendant complains that appellate counsel was ineffective for failing to raise a <u>Batson</u> challenge. The Court finds that counsel made a strategic decision to not raise this issue and to focus only on the strong arguments, and that this decision was reasonable. As such, the Court finds that counsel's performance was not deficient. Additionally, Defendant cannot demonstrate that he was prejudiced by counsel's decision not to raise this issue on appeal. During voir dire defense counsel raised a <u>Batson</u> challenge. The court then asked the State to give a race neutral explanation as to why it exercised a challenge on a minority woman. In response the State noted that the woman was very distrustful of law enforcement and had negative experiences with law enforcement in the past. Defendant fails to show that this race neutral explanation was not valid or was pretextual.

Because the State was able to give a valid reason for exercising a peremptory challenge, this issue would not have been successful on appeal. Accordingly, the Court finds that Defendant fails to demonstrate that he was prejudiced, and his claim must thus fail.

In Ground Twelve of his Petition, Defendant argues that appellate counsel was ineffective for failing to argue that the State failed to preserve exculpatory evidence. The Court finds that appellate counsel made a strategic decision to not raise this issue and to only focus on the strong arguments on appeal. The Court finds that counsel's decision to focus only on the strong arguments was reasonable, and thus counsel's performance was not deficient. Additionally, Defendant cannot demonstrate that he was prejudiced by counsel's decision not to raise this issue on appeal. Defendant claims that the State failed to preserve a second photographic lineup in which Defendant was not identified. However, the purpose of the second set of photographs was for the witnesses to attempt to identify another suspect in this case, Jacquan Richards. None of the witnesses were able to identify Mr. Richards, thus there were no notations on the lineup cards. As such, there was no exculpatory evidence to preserve. Because the State did not fail to preserve exculpatory evidence, this issue would not have been successful on appeal. Accordingly, the Court finds that Defendant fails to demonstrate that he was prejudiced, and his claim must thus fail.

In Ground Thirteen of his Petition, Defendant alleges that trial counsel was ineffective for calling Noyan Westbrook to testify. Defendant asserts that calling Ms. Westbrook to testify hurt his case because it hurt his credibility and opened the door to introduce jail phone recordings. Defendant's arguments are without merit. While Ms. Westbrook's testimony was not able to affect the outcome of the trial in light of the overwhelming amount of evidence produced by the State, the testimony did not damage Defendant. While Ms. Westbrook could not remember the exact time she was allegedly with Defendant, she was able to inform the jury that Defendant never had dreadlocks, nor spoke with a Jamaican accent. Additionally, Defendant requested that Ms. Westbrook testify. On May 20, 2011, counsel for Defendant stated that Defendant "begged me to find Monique Westbrook." <u>Reporter's Tr. Proceedings</u>, May 20, 2011, at 69. Accordingly, the Court finds that Defendant fails to demonstrate that

counsel's performance fell below an objective standard of reasonableness. The Court also finds that Defendant fails to establish prejudice. As discussed above, Ms. Westbrook's testimony did not hurt Defendant's case. She was able to testify to some facts which supported Defendant's case. Defendant fails to demonstrate that the result of the trial would have been different had Ms. Westbrook not testified. As such, Defendant's claim must fail.

In Ground Fourteen Defendant argues that cumulative error warrants relief. The Court would first note that cumulative error is not appropriate for habeas review. <u>See McConnell v.</u> <u>State</u>, 125 Nev. 243, 259, 212 P.3d 307, 318 (2009); <u>Middleton v. Roper</u> 455 F.3d 838, 851, (C.A.8 (MO) 2006), <u>cert. den.</u>, 549 U.S. 1134, 127 S.Ct. 980 (2007) ("a habeas petitioner cannot build a showing of prejudice on a series of errors, none of which would by itself meet the prejudice test."). Even if cumulative error where applicable in this case, the Court finds that Defendant would still not be entitled to relief. As discussed above, trial counsel's representation of Defendant was effective thus there was no error to cumulate. As such, Defendant is not entitled to relief.

#### <u>ORDER</u>

THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief shall be, and it is, hereby denied.

DATED this  $14^{\prime}$  day of July, 2015.

ANBOSKERCK

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

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Chief Deputy District Attorney Nevada Bar #006528

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**ICT JUDGE** DISTR

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TANCHA For

1	CERTIFICATE OF SERVICE					
2	I certify that on the 9th day of July, 2015, I mailed a copy of the foregoing proposed					
3	Findings of Fact, Conclusions of Law, and Order to:					
4	RICKIE SLAUGHTER,					
5	RICKIE SLAUGHTER, aka Rickie L. Slaughter #85902 ELY STATE PRISON 4569 NORTH STATE ROUTE 490					
6	P.O. BOX 1989 ELY, NV 89301					
7						
8	BY <u>r. johnson</u>					
9	Secretary for the District Attorney's Office					
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3	CLARK COUNTY, NEVADA							
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5	RICKI	E SLAUGHTER,		Case No: 04C204957				
6		Petition	ier,	_	.204757			
7		VS.		Dept No: III				
8	THE S	FATE OF NEVADA,						
9		Respon	dent	NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW AND				
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12	true and	PLEASE TAKE NOTICE that on Ju	Ŧ	, the court entered a de	ecision or order in this matter, a			
13	true and correct copy of which is attached to this notice. You may appeal to the Supreme Court from the decision or order of this court. If you wish to appeal, you							
14	must fil	e a notice of appeal with the clerk of	this court wi	ithin thirty-three (33) of	days after the date this notice is			
15	mailed t	o you. This notice was mailed on July 2	24, 2015.					
16			STEV	'EN D. GRIERSON, C	LERK OF THE COURT			
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20		CERT	<u> FIFICATE C</u>	OF MAILING				
21		I hereby certify that on this 24 day of J	<u>uly 2015,</u> I p	placed a copy of this N	otice of Entry in:			
22		The bin(s) located in the Regional Just		f:				
		Clark County District Attorne Attorney General's Office – A	strict Attorney's Office I's Office – Appellate Division-					
23	The United States mail addressed as follows:							
24	Rickie Slaughter # 85902 P.O. Box 1989							
25	Ely, NV 89301							
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3	Nevada Bar #001565 JONATHAN E. VANBOSKERCK					
4	Chief Deputy District Attorney Nevada Bar #006528					
5	200 Lewis Avenue					
	Las Vegas, Nevada 89155-2212 (702) 671-2500					
6	Attorney for Plaintiff					
7	DISTRICT COURT CLARK COUNTY, NEVADA					
8						
9	THE STATE OF NEVADA,					
10	Plaintiff,					
11	-VS-	CASE NO:	04C204957			
12	RICKIE SLAUGHTER, aka Rickie L. Slaughter, #1896569	DEPT NO:	III			
13						
14	Defendant.					
15	FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER					
16	DATE OF HEARING: JUNE 24, 2015					
17	TIME OF HEARING: 9:00 AM					
18	THIS CAUSE having come on for hearing before the Honorable DOUGLAS W.					
19	HERNDON, District Judge, on the 18th day of June, 2015, the Petitioner not being present,					
20	PROCEEDING IN FORMA PAUPERIS, the Respondent being represented by STEVEN B					
21	WOLFSON, Clark County District Attorney, by and through WILLIAM FLINN, Deputy					
22	District Attorney, and the Court having considered the matter, including briefs, transcripts,					

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arguments of counsel, and documents on file herein, now therefore, the Court makes thefollowing findings of fact and conclusions of law:

### FINDINGS OF FACT, CONCLUSIONS OF LAW

On September 28, 2004, the State filed an Information charging RICKIE SLAUGHTER, aka Rickie L. Slaughter (hereinafter "Defendant") with Conspiracy to Commit Kidnapping, Conspiracy to Commit Murder, Attempt Murder with Use of a Deadly Weapon,

Battery With Use of a Deadly Weapon, Attempt Robbery with Use of a Deadly Weapon, Robbery With Use of a Deadly Weapon, Burglary While in Possession of a Firearm, Burglary, First Degree Kidnapping With Use of a Deadly Weapon, and Mayhem. On April 4, 2005, Defendant entered into a Guilty Plea Agreement, wherein he agreed to plead guilty to one count of Attempt Murder with Use of a Deadly Weapon, one count of Robbery with Use of a Deadly Weapon, one count of First Degree Kidnapping, and one count of First Degree Kidnapping with Use of a Deadly Weapon. On August 31, 2005, Defendant was sentenced to a maximum term of imprisonment of 480 months with a minimum parole eligibility of 180 months.

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case against Defendant. Defendant also fails to demonstrate that he was prejudiced by counsel's decision not to call Detective Prieto. Detective Prieto's testimony would not have changed the outcome of the trial in light of the overwhelming evidence presented against Defendant. Four different witnesses identified Defendant as the person who shot Mr. Young. Defendant was in possession of a green Ford Taurus, which matched the description of the vehicle used by the perpetrators. Officers searched the Ford Taurus and found guns matching the description of the weapons used in the crime, and a .357 shell casing which was the same caliber of the weapon that Defendant used to shoot Mr. Young in the face. Additionally, Defendant picked her up at 7:00 p.m. Defendant was also recorded talking to another man about fabricating an alibi and asking about the guns that were found in his car. Defendant was also videotaped at a 7-11 convenience store using an ATM card that he obtained during the robbery. Accordingly, Defendant fails to demonstrate that counsel was ineffective for not calling Detective Prieto, nor has Defendant demonstrate that he was prejudiced by the decision. As such, Defendant's claim must fail.

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In Ground Three of his Petition, Defendant also alleges that counsel was ineffective for failing to point out inconsistencies in Ryan John's testimony. The inconsistencies that Defendant complains of were minor and would not have changed the outcome of the trial. Defendant complains that Mr. John changed his testimony as to when Defendant placed a jacket over his head, thus challenging Mr. John's ability to perceive him. At the preliminary hearing Mr. John testified that the jacket was placed over his head before the shooting, while at trial Mr. John testified that the jacket was placed over his head after Mr. Young was shot. However, this testimony was irrelevant because Mr. John never claimed to have witnessed the actual shooting during the preliminary hearing or at trial. However, Mr. John was able to identify Mr. Young in a photographic lineup and during the preliminary hearing and at trial. <u>See Reporter's Tr. Proceedings</u>, May 17, 2011, at 62. Thus the Court finds that counsel was not ineffective for failing to cross examine Mr. John on these minor inconsistencies. Additionally, counsel did challenge Mr. John's perception of Defendant pointing out the perpetrator did not have any tattoos or facial bruising. <u>Id.</u> at 69. Counsel also was able to get Mr. John to admit that Defendant's photo did not have a blue background supporting Defendant's theory of the case, that the photographic lineup in which Defendant was identified was misleading. Accordingly, Defendant fails to show that counsel's representation fell below an objective level or reasonableness. Additionally, Defendant fails to show that had counsel asked Mr. John more questions on cross-examination that the result of the trial would have been different in light of the evidence produced against Defendant at trial. As such, Defendant has failed to meet the second prong of <u>Strickland</u>, and is thus not entitled to relief.

In Ground Four of his Petition, Defendant argues that counsel was ineffective for failing to call Destiny Waddy to testify at trial. Defendant alleges that Ms. Waddy told officers that she witnessed a green Pontiac Grand Am leaving the scene of the crime. However, the police report indicates that she thought it may have been a green Grand Am. The Court finds that counsel made a strategic decision not to call Ms. Waddy to testify. Had counsel called Ms. Waddy to testify he may have run the risk that she could positively identify Defendant's car as the car she saw leave the scene of the crime. As such, counsel made a strategic decision not to call Ms. Waddy, and thus his performance did not fall below an objective level of reasonableness. Additionally, the Court finds that Defendant cannot show that the results of the proceedings would have been different had Ms. Waddy testified in light of the overwhelming amount of evidence produced against Defendant at trial. Accordingly, Defendant's claim must fail.

In Ground 5 of his Petition, Defendant claims that counsel was ineffective for failing to call the 911 custodian to testify. The Court finds that counsel's decision was reasonable because there was no evidence as to when the 911 call was made, or how long after the crime was committed that the call was made. Accordingly, this evidence was not relevant and

counsel's performance was not deficient. Additionally, the Court finds that Defendant cannot show that the results of the proceedings would have been different had the 911 custodian testified in light of the overwhelming amount of evidence produced against Defendant at trial. Accordingly, Defendant's claim must fail.

In Ground Six of his Petition, Defendant alleges that trial counsel was ineffective for failing to call defense investigator Craig Retke to testify at trial. Defendant argues that the failure to call Mr. Retke to testify prevented him from being able to introduce evidence regarding the amount of time the drive took from the crime scene to Ms. Johnson's work. The Court finds that Defendant has failed to establish prejudice because Mr. Retke could not recreate the exact conditions on the night of the robbery, and that the jury would have used its common sense to determine how long it would have taken Defendant to drive from the crime scene to his girlfriend's work. As such, Defendant fails to show that the result of the trial would have been different had Mr. Retke testified, and thus his claim must fail.

In Ground Seven of his Petition, Defendant alleges that trial counsel was ineffective for failing to investigate Jeff Arbuckle. Specifically, Defendant argues that counsel should have investigated Mr. Arbuckle's criminal record, that counsel should have investigated whether Mr. Arbuckle was paid for his testimony, and that counsel should have investigated Mr. Arbuckle's personal bias towards Defendant. The Court finds these claims to be naked assertions. Defendant has failed to present this Court with any evidence showing that Mr. Arbuckle had a criminal record or that he received compensation for his testimony. Additionally, counsel hired a private investigator to attempt to find Mr. Arbuckle, but the investigator was unsuccessful. Accordingly, all of Defendant's claims are either naked assertions or are belied by the record and must be denied. <u>See Hargrove</u> 100 Nev. at 502, 686 P.2d at 225.

In Ground Eight of his Petition, Defendant alleges that counsel was ineffective for failing to call Officer Mark Hoyt to testify at trial. Defendant alleges that Officer Hoyt would have been able to rebut the testimony of Ryan John. The Court finds that Defendant was not prejudiced by any minor inconsistencies in Mr. John's testimony. Mr. John was able to identify Defendant as the perpetrator in a photographic lineup, at the preliminary hearing, and at trial. <u>See Reporter's Tr. Proceedings</u>, May 17, 2011, at 62-65. Accordingly, the Court finds that the results of the trial would not have changed had Officer Hoyt been called to point out any minor inconsistencies in Mr. John's testimony.

In Ground Nine of his Petition, Defendant argues that trial counsel failed to investigate potential impeachment material, including fees paid to State's witnesses. Defendant only offers naked allegations, which do not establish prejudice. The State is permitted to pay witnesses \$25.00 for appearing in court. As such, trial counsel cannot be ineffective for failing to investigate in this case because any fees paid would have been pursuant to the statute and were thus proper. Accordingly Defendant cannot demonstrate that counsel's performance fell below an objective level of reasonableness, nor can Defendant demonstrate that the result of the trial would have been altered had counsel investigated this issue. As such, Defendant's claim must fail.

In Ground Ten of his Petition, Defendant argues that counsel was ineffective for failing to investigate and challenge the alleged illegal use of photographs. The Court finds that any motion counsel would have filed regarding the use of the photograph would have been meritless. Counsel cannot be ineffective for failing to make futile objections or arguments. <u>Ennis</u>, 122 Nev. at 706, 137 P.3d at 1103. Accordingly, Defendant is not entitled to relief.

In Ground Eleven of his Petition, Defendant complains that appellate counsel was ineffective for failing to raise a <u>Batson</u> challenge. The Court finds that counsel made a strategic decision to not raise this issue and to focus only on the strong arguments, and that this decision was reasonable. As such, the Court finds that counsel's performance was not deficient. Additionally, Defendant cannot demonstrate that he was prejudiced by counsel's decision not to raise this issue on appeal. During voir dire defense counsel raised a <u>Batson</u> challenge. The court then asked the State to give a race neutral explanation as to why it exercised a challenge on a minority woman. In response the State noted that the woman was very distrustful of law enforcement and had negative experiences with law enforcement in the past. Defendant fails to show that this race neutral explanation was not valid or was pretextual.

Because the State was able to give a valid reason for exercising a peremptory challenge, this issue would not have been successful on appeal. Accordingly, the Court finds that Defendant fails to demonstrate that he was prejudiced, and his claim must thus fail.

In Ground Twelve of his Petition, Defendant argues that appellate counsel was ineffective for failing to argue that the State failed to preserve exculpatory evidence. The Court finds that appellate counsel made a strategic decision to not raise this issue and to only focus on the strong arguments on appeal. The Court finds that counsel's decision to focus only on the strong arguments was reasonable, and thus counsel's performance was not deficient. Additionally, Defendant cannot demonstrate that he was prejudiced by counsel's decision not to raise this issue on appeal. Defendant claims that the State failed to preserve a second photographic lineup in which Defendant was not identified. However, the purpose of the second set of photographs was for the witnesses to attempt to identify another suspect in this case, Jacquan Richards. None of the witnesses were able to identify Mr. Richards, thus there were no notations on the lineup cards. As such, there was no exculpatory evidence to preserve. Because the State did not fail to preserve exculpatory evidence, this issue would not have been successful on appeal. Accordingly, the Court finds that Defendant fails to demonstrate that he was prejudiced, and his claim must thus fail.

In Ground Thirteen of his Petition, Defendant alleges that trial counsel was ineffective for calling Noyan Westbrook to testify. Defendant asserts that calling Ms. Westbrook to testify hurt his case because it hurt his credibility and opened the door to introduce jail phone recordings. Defendant's arguments are without merit. While Ms. Westbrook's testimony was not able to affect the outcome of the trial in light of the overwhelming amount of evidence produced by the State, the testimony did not damage Defendant. While Ms. Westbrook could not remember the exact time she was allegedly with Defendant, she was able to inform the jury that Defendant never had dreadlocks, nor spoke with a Jamaican accent. Additionally, Defendant requested that Ms. Westbrook testify. On May 20, 2011, counsel for Defendant stated that Defendant "begged me to find Monique Westbrook." <u>Reporter's Tr. Proceedings</u>, May 20, 2011, at 69. Accordingly, the Court finds that Defendant fails to demonstrate that

counsel's performance fell below an objective standard of reasonableness. The Court also finds that Defendant fails to establish prejudice. As discussed above, Ms. Westbrook's testimony did not hurt Defendant's case. She was able to testify to some facts which supported Defendant's case. Defendant fails to demonstrate that the result of the trial would have been different had Ms. Westbrook not testified. As such, Defendant's claim must fail.

In Ground Fourteen Defendant argues that cumulative error warrants relief. The Court would first note that cumulative error is not appropriate for habeas review. <u>See McConnell v.</u> <u>State</u>, 125 Nev. 243, 259, 212 P.3d 307, 318 (2009); <u>Middleton v. Roper</u> 455 F.3d 838, 851, (C.A.8 (MO) 2006), <u>cert. den.</u>, 549 U.S. 1134, 127 S.Ct. 980 (2007) ("a habeas petitioner cannot build a showing of prejudice on a series of errors, none of which would by itself meet the prejudice test."). Even if cumulative error where applicable in this case, the Court finds that Defendant would still not be entitled to relief. As discussed above, trial counsel's representation of Defendant was effective thus there was no error to cumulate. As such, Defendant is not entitled to relief.

#### <u>ORDER</u>

THEREFORE, IT IS HEREBY ORDERED that the Petition for Post-Conviction Relief shall be, and it is, hereby denied.

DATED this  $14^{\prime}$  day of July, 2015.

ANBOSKERCK

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

PHÁN E

Chief Deputy District Attorney Nevada Bar #006528

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**ICT JUDGE** DISTR

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TANCHA For

1	CERTIFICATE OF SERVICE
2	I certify that on the 9th day of July, 2015, I mailed a copy of the foregoing proposed
3	Findings of Fact, Conclusions of Law, and Order to:
4	RICKIE SLAUGHTER,
5	RICKIE SLAUGHTER, aka Rickie L. Slaughter #85902 ELY STATE PRISON 4569 NORTH STATE ROUTE 490
6	P.O. BOX 1989 ELY, NV 89301
7	
8	BY <u><i>K. ONNON</i></u> R. JOHNSON
9	Secretary for the District Attorney's Office
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Felony/Gross Misdemeanor		COURT MINUTES	October 05, 2004	
04C204957	The State of N	evada vs Rickie Slaughter		
October 05, 20	004 9:00 AM	Initial Arraignment	INITIAL ARRAIGNMENT Court Clerk: Jennifer Kimmel/jk Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty	
HEARD BY:		COURTROOM:		
COURT CLERK:				
RECORDER:				
<b>REPORTER:</b>				
PARTIES PRESENT:	Krisko, Susan R. Public Defender Rue, Jeffrey T. Slaughter, Rickie	Attorney Attorney Attorney Defendant		
		JOURNAL ENTRIES		

Ex Parte Motion For Release of Medical Records, FILED IN OPEN COURT. Colloquy regarding Defendant's request for Own Recognizance (O.R.) release for marriage. Ms. Krisko stated opposition. COURT ORDERED, request is DENIED. Defendant requested to retain private counsel. FURTHER ORDERED, matter set for hearing. DEFT. SLAUGHTER ARRAIGNED, PLED NOT GUILTY and INVOKED THE 60-DAY RULE. COURT ORDERED, matter set for trial. FURTHER ORDERED, Writ may be filed 21 days after date of receipt. CUSTODY
10/19/04 9:00 A.M. CONFIRMATION OF COUNSEL (PRIVATE)//EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS
11/30/04 9:00 A.M. CALENDAR CALL

# 12/6/04 1:30 P.M. TRIAL BY JURY

Felony/Gross Misdemeanor		COURT MINUTES	October 19, 2004
04C204957	The State of Ne	evada vs Rickie Slaughter	
October 19, 20	04 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 10-19-04 Court Clerk: Annette Duncan Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Cox, G. Darren Krisko, Susan R. Public Defender Slaughter, Rickie Wommer, Paul E.	Attorney Attorney Attorney Defendant Attorney JOURNAL ENTRIES	

- CONFIRMATION OF COUNSEL (PRIVATE)...EX PARTE MOTION FOR RELEASE OF MEDICAL RECORDS...PUBLIC DEFENDER'S MOTION WITHDRAW Statement by Ms. Krisko. COURT ORDERED, Public Defender's Motion GRANTED; PD WITHDRAWN. Mr. WOMMER APPOINTED and CONFIRMED as Counsel of Record. COURT ORDERED, Ex Parte Motion MOOT and an Order has already been signed and filed. FURTHER, trial date STANDS. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	November 30, 2004
04C204957	The State of Ne	vada vs Rickie Slaughter	
November 30, 2	2004 9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	

### JOURNAL ENTRIES

- Both sides announced ready for a 2-to-3 day trial with 10-13 witnesses, none out of state. COURT ORDERED, case REFERRED to OVERFLOW. CUSTODY 12-03-04 9:30 A.M. OVERFLOW (VII) S.KRISKO/P.WOMMER 2-3 DAYS 10-13 WITNESSES

04C204957       The State of Nevada vs Rickie Slaughter         December 03, 2004       9:30 AM       Overflow       OVERFLOW (16) S         KRISKO / P       WOMMER 2-3       DAYS/10-13         WITNESSES/NO       OUT OF STATE       Court Olerk: Denise         Trujillo       Reporter/Recorder:       Jackie Nelson Heard         By: McGroarty, John       S.         HEARD BY:       COURTROOM:         COURT CLERK:       KEPORTER:         PARTIES       JOURNAL ENTRIES	Felony/Gross Misde	emeanor	COURT MINUTES	December 03, 2004
<ul> <li>KRISKO / P</li> <li>WOMMER 2-3</li> <li>DAYS/10-13</li> <li>WITNESSES/NO</li> <li>OUT OF STATE</li> <li>Court Clerk: Denise</li> <li>Trujillo</li> <li>Recorder:</li> <li>Jackie Nelson Heard</li> <li>By: McGroarty, John</li> <li>S.</li> </ul>	04C204957	The State of N	Vevada vs Rickie Slaughter	
COURT CLERK: RECORDER: REPORTER: PARTIES PRESENT:	December 03, 2004	9:30 AM	Overflow	KRISKO/P WOMMER 2-3 DAYS/10-13 WITNESSES/NO OUT OF STATE Court Clerk: Denise Trujillo Reporter/Recorder: Jackie Nelson Heard By: McGroarty, John
RECORDER: REPORTER: PARTIES PRESENT:	HEARD BY:		COURTROOM:	
REPORTER: PARTIES PRESENT:	COURT CLERK:			
PARTIES PRESENT:	<b>RECORDER:</b>			
PRESENT:	<b>REPORTER:</b>			
JOURNAL ENTRIES				
·			JOURNAL ENTRIES	

- COURT ORDERED, pursuant to stipulation, this matter CONTINUED to next weeks overflow calendar. CUSTODY

Felony/Gross N	Aisdemeanor	COURT MINUTES	December 10, 2004
04C204957	The State of Ne	vada vs Rickie Slaughter	
December 10, 2	2004 9:30 AM	Overflow	OVERFLOW (16) S KRISKO / P WOMMER 2-3 DAYS/10-13 WITNESSES/NO OUT OF STATE Court Clerk: Tina Hurd Reporter/Recorder: JoAnn Orduna Heard By: Stewart Bell
HEARD BY:		COURTROOM:	
COURT CLER	К:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Wommer, Paul E.	Attorney Attorney JOURNAL ENTRIES	
- COURT ORDERED, matter REFERRED TO DEPARTMENT I for trial on Monday at 9:30 a.m.; counsel to meet with Judge Cory in chambers prior to trial. Court advised, due to the size of Judge Cory's courtroom, this Court will find a larger courtroom for jury selection and advise Judge Cory and the jail. CUSTODY			

12-13-04 9:30 AM JURY TRIAL (DEPT. I)

Felony/Gross Misdemeanor		COURT MINUTES	December 13, 2004
04C204957	The State of Nev	vada vs Rickie Slaughter	
December 13, 20	004 9:30 AM	Jury Trial	TRIAL BY JURY Court Clerk: Cheryl Case Reporter/Recorder: Debbie Van Blaricom Heard By: Ken Cory
HEARD BY:		COURTROOM:	
COURT CLERK	κ:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Di Giacomo, Marc P. Krisko, Susan R. Wommer, Paul E.	Attorney Attorney Attorney	

#### JOURNAL ENTRIES

- Mr. Wommer stated Defendant refuses to dress for Court and will not attend the trial. Second Amended Information was FILED IN OPEN COURT. Matter TRAILED.

Matter RECALLED. Same parties present. Defendant present. Defendant submitted Motion To Dismiss Counsel (Ex Parte) And Appointment Of Alternate Counsel, which was FILED IN OPEN COURT. Court reviewed Motion. Argument by Defendant. Based upon the allegations in the Motion, Court excused the Deputy District Attorneys from the Courtroom. Upon Court's inquiry, Mr. Wommer stated he has adequately for trial, and there are no issues for a Writ. Colloquy regarding Defendant's medical records and scars. COURT ORDERED, Motion To Dismiss Counsel DENIED; Motion For Appointment Of Alternate Counsel DENIED. FURTHER, COURT ORDERED, Defendant's request for a continuance GRANTED; Defendant shall have the opportunity to obtain medical records. Defendant requested a faretta canvass and stated he would do the trial himself with co-counsel. Mr. Wommer stated he could be stand-by counsel to answer procedural and evidentiary questions. Court conducted faretta canvass. Defendant stated he understood and wanted to

represent himself in this case. COURT SO ORDERED. FURTHER, COURT ORDERED, Mr. Wommer APPOINTED AS STAND-BY COUNSEL. Mr. Wommer stated he would visit Defendant tomorrow and provide discovery. Ms. Krisko and Mr. DiGiacomo present. Colloquy regarding trial continuance. Defendant requested this case be referred back to Judge McGroarty. Mr. DiGiacomo inquired about the faretta canvass. Upon Court's inquiry, Defendant requested a trial continuance of six months. Ms. Krisko inquired about Defendant's right to a speedy trial. Defendant WAIVED his right to a trial within sixty days. Ms. Krisko requested a transcript of the faretta canvass. Court noted a Motion to unseal the transcript could be filed. COURT ORDERED, faretta canvass portion of the transcript UNSEALED. COURT ORDERED, matter REFERRED BACK TO DEPARTMENT SIXTEEN for trial setting.

#### CUSTODY

12/16/04 9:00 AM TRIAL SETTING

CLERK'S NOTE: Exhibits 1-92, which were marked as proposed exhibits, were returned to Mr. DiGiacomo on 12/13/04. Thirty-three exhibits which were not marked as proposed exhibits were returned to Detective Prieto on 12/14/04.cc

Felony/Gross Misdemeanor		COURT MINUTES	December 16, 2004		
04C204957	The State of Ne	vada vs Rickie Slaughter			
December 16, 2	004 9:00 AM	Conversion Hearing Type	TRIAL SETTING Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard By: John McGroarty		
HEARD BY:		COURTROOM:			
COURT CLERI	COURT CLERK:				
<b>RECORDER:</b>					
<b>REPORTER:</b>					
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney			

#### JOURNAL ENTRIES

Colloquy regarding transcript, previously unsealed. COURT CONFIRMED transcript of Farretta canvass has previously been UNSEALED and shall remain unsealed, with all other matters remaining sealed. COURT ORDERED, Trial RESET.
 CUSTODY
 2/8/05 9:00 A.M. CALENDAR CALL
 2/14/05 1:30 P.M. TRIAL BY JURY

Felony/Gross Misdemeanor		COURT MINUTES	January 31, 2005
04C204957	The State of Ne	wada vs Rickie Slaughter	
January 31, 2005	5 9:00 AM	All Pending Motions	ALL PENDING MOTIONS (1/31/05) Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLERK	ά:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Nelson III, Roy L. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	

# JOURNAL ENTRIES

- DEFT'S PRO PER MOTION FOR PERMISSION FOR INCARCERATED PERSON TO MARRY/ORDER AUTHORIZING MARRIAGE OF DEFT...DEFT'S PRO PER APPLICATION TO PROCEED INFORMA PAUPERIS Mr. Wommer advised the State has not responded and the Deft. will be asking for additional time. Statement by Deft. COURT ORDERED, matters CONTINUED. CUSTODY CONTINUED TO: 2/7/05 9:00 AM

Felony/Gross Misdemeanor		COURT MINUTES	February 07, 2005
04C204957	The State of Ne	evada vs Rickie Slaughter	
February 07, 20	005 9:00 AM	All Pending Motions	ALL PENDING MOTIONS - 2/7/05 Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLER	К:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	

#### JOURNAL ENTRIES

- DEFENDANT'S PRO PER MOTION TO INSPECT ALL EVIDENCE FAVORABLE TO DEFENSE...DEFENDANT'S PRO PER MOTION FOR APPOINTMENT OF INVESTIGATOR...DEFENDANT'S PRO PER MOTION FOR PERMISSION FOR INCARCERATED PERSON TO MARRY/ORDER AUTHORIZING MARRIAGE OF DEFENDANT...DEFENDANT'S PRO PER APPLICATION TO PROCEED IN FORMA PAUPERIS Statements by Deft., argument by counsel. COURT ORDERED as follows: Regarding Deft's Motion to Inspect all evidence favorable to Defense, Motion is DENIED as all discovery requests have been provided to Deft. or his counsel, Mr. Wommer. Regarding Deft's Motion for Appointment of Investigator, this Motion is GRANTED, given there is no opposition. Additionally Regarding Deft's Motion to Proceed in Forma Pauperis given there is no opposition, matter is GRANTED. FURTHER, regarding Deft's Motion for Permission to Marry, Motion is GRANTED subject to the Rules, Regulations and Procedures of the Clark County Detention Center (CCDC). Order offered to Court

#### 04C204957

and SIGNED and FILED IN OPEN COURT. CUSTODY CLERK'S NOTE: A copy of the Order Granting Deft. Permission to Marry was mailed, via Proper Person Clerk to Deft. on 2/11/05. jk

Felony/Gross Misdemeanor		COURT MINUTES	February 08, 2005
04C204957	The State of No	evada vs Rickie Slaughter	
February 08, 20	005 9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Jennifer Kimmel Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	

### JOURNAL ENTRIES

Mr. Jim Conklin, Investigator, also present. Both sides announced ready for trial. Ms. Krisko requesting #1 on next stack. COURT ORDERED, Trial RESET.
CUSTODY
3/15/05 9:00 A.M. CALENDAR CALL
3/21/05 1:30 P.M. TRIAL BY JURY (#1)

Felony/Gross N	<b>/lisdemeanor</b>	COURT MINUTES	February 14, 2005
04C204957	The State of Ne	evada vs Rickie Slaughter	
February 14, 20	05 9:00 AM	Request	STATE'S REQUEST RESET TRIAL DATE Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Nelson III, Roy L. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney JOURNAL ENTRIES	
- Statements by counsel and Deft. COURT ORDERED, State's request GRANTED; trial date VACATED and RESET. CUSTODY			

3/29/05 9:00 AM CALENDAR CALL 4/4/05 1:30 PM JURY TRIAL

Felony/Gross	Misdemeanor	COURT MINUTES	March 21, 2005
04C204957	The State of Ne	evada vs Rickie Slaughter	
March 21, 2005	5 9:00 AM	All Pending Motions	ALL PENDING MOTIONS (3/21/05) Relief Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLER	К:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	

#### JOURNAL ENTRIES

- DEFT'S PRO PER MOTION TO PRESERVE EVIDENCE. REQUEST TO INSPECT ORIGINAL PHOTO LINEUP...DEFT'S PRO PER MOTION TO REVEAL CONFIDENTIAL INFORMANT Third Amended Information FILED IN OPEN COURT. Deft. requested matter be continued to prepare for argument. Ms. Krisko requested motion set for March 29, 2005, be moved to new continuance date. COURT ORDERED, matters CONTINUED and matter set for March 29, 2005, moved to new date. CUSTODY

3/23/05 9:00 AM DEFT'S PRO PER MOTION TO PRESERVE EVIDENCE/REQUEST TO INSPECT ORIGINAL PHOTO LINEUP...DEFT'S PRO PER MOTION TO REVEAL CONFIDENTIAL INFORMANT...DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT.

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 23, 2005
04C204957	The State of No.	evada vs Rickie Slaughter	
March 23, 2005	9:00 AM	All Pending Motions	ALL PENDING MOTIONS (3/23/05) Court Clerk: April Watkins Relief Clerk: Nancy Noble/nn Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLER	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney JOURNAL ENTRIES	

 DEFT'S PRO PER MTN TO PRESERVE EVIDENCE, REQUEST TO INSPECT ORIGINAL PHOTO LINEUPS...DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT....DEFT'S PRO PER MOTION TO REVEAL CONFIDENTIAL INFORMANT....
 COURT ORDERED matters CONTINUED to be handled at Calendar Call.
 CUSTODY
 03/29/05 9:00 AM DEFT'S MTN PRESERVE EVIDENCE, DEFT REQ INSPECT ORIG PHOTO LINEUPS, DEFT'S REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM, DEFT'S MTN TO REVEAL CONFIDENTIAL INFORMANT

Felony/Gross Misdemeanor		COURT MINUTES	March 29, 2005
04C204957	The State of No.	evada vs Rickie Slaughter	
March 29, 2009	5 9:00 AM	All Pending Motions	ALL PENDING MOTIONS (3/29/05) Court Clerk: April Watkins Reporter/Recorder: Peggy Isom Heard By: John McGroarty
HEARD BY:		COURTROOM:	
COURT CLER	RK:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	

#### JOURNAL ENTRIES

- DEFT'S PRO PER REQUEST FOR ISSUANCE OF SUBPOENA DUCES TECUM FOR DEFT'S MEDICAL RECORDS...DEFT'S PRO PER MOTION TO PRESERVE EVIDENCE/REQUEST TO INSPECT ORIGINAL PHOTO LINEUPS...DEFT'S PRO PER MOTION TO REVEAL CONFIDENTIAL INFORMANT...DEFT'S PRO PER REQUEST COURT ORDER TO RECEIVE LAW BOOKS Ms. Krisko advised she has subpoena and provided to the Deft. in open court. COURT ORDERED, Deft's Pro Per Request for Issuance MOOT. Ms. Krisko stated as to Deft's Pro Per Motion to Preserve Evidence, originals will be provided at trial. FURTHER ORDERED, Deft's Pro Per Motion to Preserve GRANTED. Deft. argued in support of Motion to Reveal Confidential Informant. COURT ORDERED, Motion to Reveal DENIED. Deft. requested the Court review in camera. FURTHER ORDERED, request DENIED. COURT ORDERED, Deft's Pro Per Request Court Order to Receive Law Books GRANTED.

Ms. Krisko requested matter be sent to overflow. Opposition by the Deft. Ms. Krisko argued the State

invoked it's speedy trial rights which have already been violated. CONFERENCE AT BENCH. FURTHER ORDERED, matter REFERRED to OVERFLOW. CUSTODY 4/1/05 9:30 AM OVERFLOW (16) S. KRISKO/PRO PER/P. WOMMER (STANDBY); 2-3 DAYS 10-13 WITNESSES; NOT OUT OF STATE WITNESSES

Felony/Gross Misdemeanor		COURT MINUTES	April 01, 2005
04C204957	The State of New	vada vs Rickie Slaughter	
April 01, 2005	9:30 AM	Overflow	OVERFLOW (16) S KRISKO/PRO PER- WOMMER 3 DAYS/10-13 WITNESSES/NO OUT OF STATE Relief Clerk: Georgette Byrd/gb Reporter/Recorder: Renee Silvaggio Heard By: Stewart Bell
HEARD BY:		COURTROOM:	
COURT CLERK	ά:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	
JOURNAL ENTRIES			

- Deft. filed his Pro Per Motion to Continue due to stand by counsel not being available for trial. Mr. Wommer stated he will be in an Elko trial. Additionally, defendants investigator will not be available to testify regarding an alibi witnesses. The defendant further stated he has suppression motions he wants to argue; he never got to listen to jail phone conversations; he needs his booking photo to verify it was not him in the line up and he needs his expert witnesses to testify. The defendant further pointed out that the case has not been going on very long and has not created any hardship for the State. COURT ORDERED, when parties get to this point there are no continuances, this case

#### 04C204957

will go to trial in department III next week. CUSTODY 04/04/05 1:30 PM TRIAL BY JURY

Felony/Gross Misdemeanor		COURT MINUTES	April 04, 2005
04C204957	The State of Nev	ada vs Rickie Slaughter	
April 04, 2005	1:30 PM	Jury Trial	TRIAL BY JURY Court Clerk: Carol Green Reporter/Recorder: Yvonne Valentin Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERI	K: Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Sharon Howard		
PARTIES PRESENT:	Di Giacomo, Marc P. Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Attorney Defendant Attorney	

#### JOURNAL ENTRIES

- OUTSIDE THE PRESENCE OF THE PROSPECTIVE JURY PANEL. Standby counsel, Mr. Wommer not present. Record made by Defendant regarding issues he has which are reasons he does not want to proceed to trial today. Statement by Defendant's investigator, Jim Conklin. Response by Ms. Krisko that she believes that these are delay tactics. Argument by Defendant. Court stated the Mr. Wommer previously announced ready for trial, however, Defendant spoke with Judge Cory outside the presence of the State and was granted a continuance and also was allowed to represent himself. Further, on 2/8 the Court minutes reflect that both sides announced ready for trial on 2/14. Defendant stated that minutes are in error and he is not ready as he was just granted a private investigator. Additionally, Defendant advised that he never saw the original photo line-up, however, he did receive the booking photo. Original photo line-up marked as a proposed exhibit and was given to Defendant. COURT ORDERED, Request for Continuance is DENIED.

Mr. Wommer present. Matter recessed for parties to discuss negotiation. Matter recalled with same parties present. FOURTH AMENDED INFORMATION and GUILTY PLEA AGREEMENT FILED IN OPEN COURT. NEGOTIATIONS: State agrees to retain right to argue for fifteen (15) years to life as to Count 3, but stipulates that life without parole is not available; State will not oppose concurrent time; Defendant retains right to argue for fifteen (15) to forty (40) yeas as to Count 3. Defendant SLAUGHTER ARRAIGNED AND PLED GUILTY TO COUNT 1 -Attempt Murder With Use Of A Deadly Weapon (F), Count 2 - Robbery With Use Of A Deadly Weapon (F), Count 3 - First Degree Kidnapping (F), resulting in substantial bodily harm, and Count 4 - First Degree Kidnapping With Use Of A Deadly Weapon (F). COURT ACCEPTED plea and ORDERED, matter referred to the Division of Parole and Probation (P & P) and set for sentencing. Defendant REMANDED to Custody. Proposed Exhibits returned to the State. CUSTODY

6/6/05 10:30 AM SENTENCING

Felony/Gross Misdemeanor		COURT MINUTES	June 06, 2005
04C204957	The State of N	Ievada vs Rickie Slaughter	
June 06, 2005	10:30 AM	Sentencing	SENTENCING Court Clerk: Carol Green Reporter/Recorder: Mary Beth Cook Heard By: Herndon, Douglas W
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:			

# JOURNAL ENTRIES

- Court noted that Parole and Probation did not interview Defendant as he was transferred to Nevada State Prison on another case. COURT ORDERED, matter CONTINUED until after interview and amended presentence report is prepared. Court stated it would like to remand Defendant to Detention Center for a few days and have interviewed by Thursday. Defendant Slaughter advised that he is in a program at Nevada State Prison and would prefer to go back and would agree to a phone interview. COURT ORDERED, matter CONTINUED; Parole and Probation is to conduct a phone interview and prepare an amended presentence report. CUSTODY (COC-NDP)

Felony/Gross Misdemeanor		COURT MINUTES	August 08, 2005
04C204957	The State of Ne	evada vs Rickie Slaughter	
August 08, 200	5 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 8/8/05 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLER	K: Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Sharon Howard		
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie Wommer, Paul E.	Attorney Defendant Attorney	
		JOURNAL ENTRIES	

- DEFT'S PRO PER REQUEST FOR AMENDED PLEA...SENTENCING

Defendant Slaughter advised that he filed a Motion for Appointment of Counsel for sentencing. Upon inquiry by the Court, Mr. Wommer, who is standby counsel, advised that he is prepared to proceed. COURT ORDERED, Deft's Pre Per Motion to Appoint Counsel which is set for hearing on 8/16 is GRANTED, Court will allow Mr. Wommer to proceed with Sentencing and motion is VACATED from 8/16 calendar.

As to Deft's Pro Per Request for Amended Plea, Ms. Krisko advised that she has discussed with Defendant and will stipulate to argue for a sentence of 15 years to Life, noting that she has written that stipulation on Mr. Slaughter's paperwork, and Mr. Slaughter can argue 15 years to 40 years. COURT ORDERED, Deft's Pro Per Request for Amended Plea is MOOT.

DEFT. SLAUGHTER ADJUDGED GUILTY of Count 1 - ATTEMPT MURDER WITH USE OF A

DEADLY WEAPON (F), COUNT 2 - ROBBERY WITH USE OF A DEADLY WEAPON (F), COUNT 3 - FIRST DEGREE KIDNAPPING (F), and COUNT 4 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON (F). Argument by Ms. Krisko. Statement by Defendant. Argument by Mr. Wommer. In addition to the \$25.00 Administrative Assessment Fee, \$150 DNA Fee, submitting to Genetic marker testing, and \$35,000 Restitution, COURT ORDERED, on COUNT 1 Defendant SLAUGHTER is SENTENCED to a MAXIMUM of TWO HUNDRED FORTY (240) MONTHS and a MINIMUM of NINETY (90) MONTHS in the Nevada Department of Corrections (NDC), plus an equal and CONSECUTIVE MAXIMUM of TWO HUNDRED FORTY (240) MONTHS and a MINIMUM of NINETY (90) MONTHS for Use of a Deadly Weapon; on COUNT 2, Defendant SLAUGHTER is SENTENCED to a MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS and a MINIMUM of SEVENTY-TWO (72) MONTHS in the Nevada Department of Corrections (NDC), plus and equal and CONSECUTIVE MAXIMUM of ONE HUNDRED EIGHTY (180) MONTHS and a MINIMUM of SEVENTY-TWO (72) MONTHS for Use of a Deadly Weapon, CONCURRENT with Count 1; on COUNT 3, Defendant SLAUGHTER is SENTENCED to a MAXIMUM of LIFE in the Nevada Department of Corrections (NDC), with a MINIMUM of 15 YEARS before Parole Eligibility, CONCURRENT with Counts 1 and 2; on COUNT 4, Defendant SLAUGHTER is SENTENCED to LIFE in the Nevada Department of Corrections (NDC), with a MINIMUM of 5 YEARS before Parole Eligibility, plus and equal and CONSECUTIVE LIFE in the Nevada Department of Prisons, with a MINIMUM of 5 YEARS before Parole Eligibility for Use of a Deadly Weapon, CONCURRENT with Counts 1, 2, and 3, with NO Credit for Time Served. Ms. Krisko noted an issue of concurrent with C196399. Further, COURT ORDERED, since Defendant is given no credit for time served in this case, this sentence is CONCURRENT with C196399.

Felony/Gross Misdemeanor		COURT MINUTES	September 13, 2006
04C204957	The State of N	evada vs Rickie Slaughter	
September 13, 20	006 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 9/13/06 Court Clerk: Carol Green Reporter/Recorder: Norma Silverman Heard By: J. Charles Thompson
HEARD BY:		COURTROOM:	
COURT CLERK	:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R.	Attorney	

# JOURNAL ENTRIES

- DEFT'S PRO PER MOTION FOR COURT MINUTES AND TRANSCRIPTS OF COURT MINUTES AT STATE'S EXPENSE...DEFT'S PRO PER MOTION FOR LEAVE TO SUPPLEMENT PETITION FOR WRIT OF HABEAS CORPUS...DEFT'S PRO PER MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS...DEFT'S PRO PER MOTION TO APPOINT COUNSEL

As to Defendant's Pro Per Motion for Leave to Proceed in Forma Pauperis, COURT ORDERED, motion GRANTED. Argument by Ms. Krisco that there is nothing complex for Defendant to have counsel appointed and no need for court minutes or transcripts, and there is no reason for him to file a supplemental petition. Court noted that the time to file a petition has expired, so a petition to file a supplement would have expired as well. Further, Defendant pled guilty and Court does not see any error showing the need for transcripts or counsel to be appointed. As Court does not see merit to motions, COURT ORDERED, Deft's Pro Per Motion for Court Minutes and Transcripts of Court Minutes at State's Expense, Defendant's Pro Per Motion for Lave to Supplement Petition for Writ of Habeas Corpus and Deft's Pro Per Motion to Appoint Counsel are DENIED.

## 04C204957

NDC

Felony/Gross M	lisdemeanor	COURT MINUTES	October 09, 2006
04C204957	The State of Ne	vada vs Rickie Slaughter	
October 09, 200	6 9:00 AM	Motion	DEFT'S PRO PER MOTION FOR TRANSCRIPTS ATSTATE EXPENSE/46 Relief Clerk: Jennifer Lott Reporter/Recorder: Mary Beth Cook Heard By: Douglas Herndon
HEARD BY:		COURTROOM	:
COURT CLERK	<b>ζ</b> :		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Pe <b>s</b> ci, Giancarlo	Attorney	
		JOURNAL ENTRIES	

- Court noted the same motion was denied by Judge Thompson 9/13/06, and there is no reason for motion to be re-filed. COURT ORDERED, motion is DENIED as there is no basis for reconsideration and no legal merit. State to prepare the order. NDC

Felony/Gross N	Aisdemeanor	COURT MINUTES	October 17, 2006
04C204957	The State of New	vada vs Rickie Slaughter	
October 17, 200	6 9:00 AM	Motion	DEFT'S PRO PER MTN FOR A TESTIMONIAL EVIDENTIARY HEARING TO DEVELOP /47 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLER	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Di Giacomo, Marc P.	Attorney	
		JOURNAL ENTRIES	

- Court noted that Defendant is not present as he is in custody at the Nevada Department of Corrections. Mr. DiGiacomo represented that Defendant received Fifteen (15) years to Life and he does not see need to have testimony. Court stated that it seems that Defendant is complaining that he got more than 15 to life, but Court noted that on Count 3 Defendant was sentenced to Life with a Minimum of Fifteen (15) years, with other counts running concurrently, and none of the other counts had more than 15 years. Therefore, COURT ORDERED, motion is DENIED. NDC

Felony/Gross Misdemeanor		COURT MINUTES	November 08, 2006
04C204957	The State of N	Ievada vs Rickie Slaughter	
November 08, 2006	9:00 AM	Minute Order	MINUTE ORDER RE: DEFT'S MTN FOR TRANSPORTATION OF INMATE Court Clerk: Carol Green Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- Court received the original unfiled Motion for Transportation of Inmate for Court Appearance. If this motion was filed and set by Master Calendar, it would be heard after the hearing date for the Petition for Writ of Habeas Corpus. Therefore, Court requested that the Judicial Executive Assistant contact the District Attorney's Office and direct them to prepare an Order to Transport Defendant Slaughter for the hearing on the Petition for Writ of Habeas Corpus on November 20, 2006. Therefore, Defendant's Motion is MOOT and will not be filed or set for hearing.

Felony/Gross Misc	lemeanor	COURT MINUTES	November 20, 2006
04C204957	The State of Nev	vada vs Rickie Slaughter	
November 20, 2006	5 9:00 AM	Petition for Writ of Habeas Corpus	PTN FOR WRIT OF HABEAS CORPUS /44 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Herndon, Douglas W
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT: To	omsheck, Joshua L.	Attorney	
		JOURNAL ENTRIES	

- Court was informed that Defendant was not transported from Nevada State Prison. COURT ORDERED, matter CONTINUED. NDC

Felony/Gross M	lisdemeanor	COURT MINUTES	November 28, 2006
04C204957	The State of Nev	ada vs Rickie Slaughter	
November 28, 2	006 9:00 AM	Petition for Writ of Habeas Corpus	PTN FOR WRIT OF HABEAS CORPUS /44 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Herndon, Douglas W
HEARD BY:		COURTROOM:	
COURT CLERK	<b>(:</b>		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Di Giacomo, Marc P. Slaughter, Rickie	Attorney Defendant	

#### JOURNAL ENTRIES

- Mr. Slaughter stated he received the State's opposition last night and is not prepared. Court stated it will continue matter but explained to Defendant Slaughter that he does not have any sentence after the 15 to Life and the most he can do before being eligible for parole is 15 years, as there are no sentences which are consecutive. Upon request of Defendant, a copy of the District Attorney's copy of the plea transcript and the sentencing transcript was provided to the Defendant. COURT ORDERED, matter CONTINUED; reply to the State's opposition is to be filed by 12/13. Further, COURT ORDERED, Mr. Di Giacomo to prepare Order to Transport Defendant for the next hearing. NDC

Felony/Gross Mise	demeanor	COURT MINUTES	December 18, 2006
04C204957	The State of Nev	ada vs Rickie Slaughter	
December 18, 2006	5 9:00 AM	Petition for Writ of Habeas Corpus	PTN FOR WRIT OF HABEAS CORPUS /44 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK:	Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b> Sh	aron Howard		
	'i Giacomo, Marc P. laughter, Rickie	Attorney Defendant	

#### JOURNAL ENTRIES

- Argument by Defendant Slaughter. Mr. Di Giacomo submitted on the pleadings. Court stated it remembers doing this plea and Court is satisfied from memory and review of plea agreement that everything was understood. Further, Court stated that Defendant believes that there is a sentence which will start running after 15 years as records from Nevada Department of Prisons indicate that there is a deadly weapon enhancement pending. Court advised that every sentence is concurrent and what Defendant was told did happen. Therefore, as Defendant got exactly what he bargained for, there is nothing to warrant an Evidentiary Hearing. Mr. Di Giacomo represented that he has called the timekeeper, but has not received a return phone call. Court noted if they do not give Defendant a parole hearing after five years, then that can be brought before the Court and at that time Defendant can move the Court for some relief, but that does not change the agreement which was entered into, or the granting for request to withdraw plea. COURT ORDERED, Petition for Writ of Habeas Corpus is DENIED; further, Defendant's Pro Per Motion for Leave to File Supplemental and Amended

PRINT DATE: 07/31/2015

#### 04C204957

Petition for Writ of Habeas Corpus/Amended Petition set for hearing on 1/8/07 is VACATED. NDC

Felony/Gross Misdemeanor	COURT MINUTES	April 17, 2007
04C204957 The State c	of Nevada vs Rickie Slaughter	
April 17, 2007 9:00 AM	Motion	DEFT'S PRO PER REQUEST FOR TRANSCRIPT OFPROCEEDINGS /51 Court Clerk: Carol Green Heard By: Douglas Herndon
HEARD BY:	COURTROOM:	
COURT CLERK:		
RECORDER:		
<b>REPORTER:</b>		
PARTIES PRESENT: Rinetti, Dena I.	Attorney	

## JOURNAL ENTRIES

- Court noted Defendant is not present as he is in the Nevada Department of Prisons. As there is no showing by Defendant as to necessity of request, COURT ORDERED, Defendant's motion is DENIED.

MATTER RECALLED. Court stated that in talking with the Court Reporter, she informed the Court that Defendant Slaughter's father contacted her, provided a check and transcripts were produced. Therefore, motion is MOOT.

NDC

Felony/Gross N	Aisdemeanor	COURT MINUTES	April 24, 2007
04C204957	The State of Ne	vada vs Rickie Slaughter	
April 24, 2007	9:00 AM	Motion	DEFT'S PRO PER MTN FOR CORRECTION OR MODIFCATION OF THE RECORD/50 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM	1:
COURT CLERI	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Hendricks, Craig L.	Attorney	

## JOURNAL ENTRIES

- Court stated that Defendant is requesting modification of the record to reflect that standby counsel was not present during part of the proceedings. After review, COURT FINDS the record is correct and COURT ORDERED, motion is DENIED. NDC

Felony/Gross Misd	emeanor	COURT MINUTES	<b>September 11, 2007</b>
04C204957	The State of N	levada vs Rickie Slaughter	
September 11, 2007	9:00 AM	Request of Court	AT THE REQUEST OF THE COURT: SUPREME CT REMAND Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK:			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT: Sc	ow, Richard H.	Attorney	
		JOURNAL ENTRIES	

- Court stated that matter was remanded from the Supreme Court due to sentencing issues in the way the prison is interpreting his sentences. COURT ORDERED, Amy Chelini is APPOINTED to represent Defendant. Further, As Court needs a response from the Attorney General's office, COURT ORDERED, Mr. Scow to request that Ms. Krisko contact the Attorney General's Office to request that they file an Amicus brief and to try to have someone present at the next hearing. Also, COURT ORDERED, State to prepare Order to Transport Defendant for next hearing.
Conrad Hafen, Esq. approached the bench for a discussion with the Court.
NDC
9/25/07 9:00 AM CONFIRMATION OF COUNSEL (CHELINI)
CLERK'S NOTE: Law Clerk contacted Ms. Chelini's office to advise of appointment and next hearing date.

Felony/Gross Misdemeanor		COURT MINUTES	September 25, 2007
04C204957	The State of Nev	vada vs Rickie Slaughter	
September 25, 2	2007 9:00 AM	Motion for Confirmation of Counsel	CONFIRMATION OF COUNSEL (CHELINI) Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERE	κ:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Chelini, Amy Wilson, Dennis C.	Attorney Attorney	

#### JOURNAL ENTRIES

- Ms. Chelini advised that she cannot confirm as her office does not do appellate work, and she will advise Court Administration to remove her name from their list. Court stated it will also contact Court Administration. COURT ORDERED, Alan Harter is APPOINTED; matter CONTINUED to determine if Mr. Harter can confirm as counsel. Mr. Wilson stated that the Attorney General's office had a response due and requested an extension of thirty days to file. COURT ORDERED, brief to be filed by 10/23.

NDC

10/2/07 9:00 AM CONFIRMATION OF COUNSEL (ALAN HARTER) CLERK'S NOTE: 9/25/07 - Law Clerk advised Mr. Harter of appointment and Court date for confirmation.

Felony/Gross N	lisdemeanor	COURT MINUTES	October 02, 2007
04C204957	The State of Nev	ada vs Rickie Slaughter	
October 02, 200	9:00 AM	Motion for Confirmation of Counsel	CONFIRMATION OF COUNSEL (ALAN HARTER) Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: James Brennan
HEARD BY:		COURTROOM:	
COURT CLERI	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Staudaher, Michael V.	Attorney	
JOURNAL ENTRIES			
- Mr. Staudaher	stated that he has an or	der to transport, however, Defe	endant was not transported.

- Mr. Staudaher stated that he has an order to transport, however, Defendant was not transported. Court noted that Alan Harter telephoned to advise that he could not accept appointment as he does not do appeals. COURT ORDERED, Gary Gowen APPOINTED. Law Clerk to advise Mr. Gowen. NDC

10/9/07 9:00 AM CONFIRMATION OF COUNSEL (GARY GOWEN)

Felony/Gross N	fisdemeanor	COURT MINUTES	October 09, 2007
04C204957	The State of Nev	vada vs Rickie Slaughter	
October 09, 200	7 9:00 AM	Motion for Confirmation of Counsel	CONFIRMATION OF COUNSEL (GARY GOWEN) Relief Clerk: Teri Braegelmann Reporter/Recorder: Sharon Howard Heard By: Brennan, James
HEARD BY:		COURTROOM:	
COURT CLERE	<b>κ</b> :		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Gowen, Gary E. Krisko, Susan R.	Attorney Attorney	
		JOURNAL ENTRIES	

- Court Noted deft. not present and in the Nevada Department of Corrections. Matter trailed for Ms. Krisko. Later matter recalled. Counsel advised there were three orders to transport prepared, however, there seems to be a problem because deft. hasn't been transported. Colloquy. Court stated it will issue an order for contempt if deft. isn't transported. This Court's law clerk advised, there is an order to transport pending for October 17. Court advised counsel to tell the warden to have deft. here next time and ORDERED, matter CONTINUED. NDC

Felony/Gross N	Aisdemeanor	COURT MINUTES	October 18, 2007
04C204957	The State of Ne	evada vs Rickie Slaughter	
October 18, 200	7 9:00 AM	Motion for Confirmation of Counsel	CONFIRMATION OF COUNSEL (GARY GOWEN) Court Clerk: Phyllis Irby/pi Reporter/Recorder: Dianne Prock Heard By: Herndon, Douglas W
HEARD BY:		COURTROOM:	
COURT CLERI	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Gowen, Gary E. Scow, Richard H. Slaughter, Rickie	Attorney Attorney Defendant	

#### JOURNAL ENTRIES

- Mr. Gowen requested a continuance; advised the Court that the Supreme Court needs this matter to be set for Evidentiary hearing to determine if the plea was given to the Deft voluntarily. COURT ORDERED, Deft to be held in Clark County Detention Center (CCDC) to be brought over in the morning for hearing, matter CONTINUED. NDC

Felony/Gross M	isdemeanor	COURT MINUTES	October 19, 2007
04C204957	The State of Ne	evada vs Rickie Slaughter	
October 19, 2007	7 9:00 AM	Motion for Confirmation of Counsel	CONFIRMATION OF COUNSEL (GARY GOWEN) Court Clerk: Roshonda Mayfield Reporter/Recorder: Julie Lever Heard By: James Brennan
HEARD BY:		COURTROOM:	
COURT CLERK			
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Gowen, Gary E. Scow, Richard H. Slaughter, Rickie	Attorney Attorney Defendant <b>IOURNAL ENTRIES</b>	

Mr. Scow advised Ms. Krisko previously handled this matter and is currently on maternity leave. Therefore, Mr. Scow has been unable to verify if the plea should be set aside. Following review of the information Court noted it appears the Supreme Court is requesting the Attorney General's opinion on this matter. Colloquy between parties regarding the plea being set aside, NRS 213.1213, Defendant's misapprehension and possibly scheduling an Evidentiary Hearing.
COURT ORDERED, matter CONTINUED for status check; Deft. is to remain in Clark County Detention Center (CCDC) until the next court date.
CUSTODY (NDC)
10/25/07 9:00 A.M. STATUS CHECK:EVIDENTIARY HEARING

Felony/Gross N	Aisdemeanor	COURT MINUTES	October 25, 2007
04C204957	The State of Ne	vada vs Rickie Slaughter	
October 25, 200	9:00 AM	Status Check	STATUS CHECK:EVIDENTIA RY HEARING Relief Clerk: Linda M. Smith Reporter/Recorder: Diane Prock Heard By: Brennan, James
HEARD BY:		COURTROOM:	
COURT CLER	К:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Gowen, Gary E. Wilson, Dennis C.	Attorney Attorney	
		JOURNAL ENTRIES	

- Following arguments of counsel, COURT ORDERED, matter CONTINUED. State will prepare a transport order. NDC

Felony/Gross M	lisdemeanor	COURT MINUTES	November 27, 2007
04C204957	The State of Ne	vada vs Rickie Slaughter	
November 27, 2	007 9:00 AM	Status Check	STATUS CHECK:EVIDENTIA RY HEARING Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK	<b>(:</b>		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Gowen, Gary E. Wilson, Dennis C.	Attorney Attorney	

#### JOURNAL ENTRIES

- Court noted that pursuant to negotiation, the Court and Defendant believed that Defendant would be eligible for Parole in 15 years, however the Attorney General is stating 22-1/2 years. Court agreed that 213.1213 mandates and Defendant must serve 22-1/2 years before the weapon enhancement, and that the Bowen case overrules the earlier cases. However, serving 22-1/2 years goes against the spirit of the negotiation. COURT ORDERED, matter will be continued; State to prepare Order to Transport and Ms. DiGiacomo to be present at next date along with Mr. Gowen to discuss possible remedies. Upon inquiry by Mr. Gowen, Court stated it does not think that Mr. Gowen needs to subpoena anyone. Court noted that there is an issue as to whether Defendant thought he would be out, not just eligible, in fifteen years.

NDC

1/17/08 9:00 AM FURTHER PROCEEDINGS: SENTENCE

Felony/Gross	Misdemeanor	COURT MINUTES	January 17, 2008
04C204957	The State of N	evada vs Rickie Slaughter	
January 17, 20	08 9:00 AM	Further Proceedings	FURTHER PROCEEDINGS: SENTENCE Relief Clerk: Roshonda Mayfield Reporter/Recorder: Sharon Howard Heard By: Manoukian, Noel
HEARD BY:		COURTROOM:	
COURT CLEF	RK:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Gowen, Gary E. Krisko, Susan R. Slaughter, Rickie	Attorney Attorney Defendant	

## JOURNAL ENTRIES

- Mr. Gowen requests that this matter be continued in order for it to be heard by Judge Herndon. There being no opposition. COURT ORDERED, matter CONTINUED at the request of counsel. NDC

Felony/Gross N	Misdemeanor	COURT MINUTES	February 14, 2008
04C204957	The State of Ne	evada vs Rickie Slaughter	
February 14, 20	008 9:00 AM	Further Proceedings	FURTHER PROCEEDINGS: SENTENCE Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLER	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie	Attorney Defendant	

#### JOURNAL ENTRIES

- Court was notified that due to a medical condition, Mr. Gower would not be available until the week of February 25. Ms. Krisko stated that Defendant wanted to talk with her as he was going to request that he be allowed to proceed in proper person, and he did represent himself for the plea. Defendant requested Mr. Gowen's dismissal, that he be allowed to proceed in proper person, and that he be allowed to lodge documents with the court. Court stated it is not necessary to lodge anything, as Court ruled in his favor previously, and it only needs to be determined how to modify sentence to comply with intent or whether to allow Defendant to withdraw plea and proceed to trial. Court stated Defendant needs to communicate with Mr. Gower his intent to dismiss him. Defendant advised he sent Mr. Gower a letter. Matter trailed for Ms. Krisko to contact Mr. Gower. MATTER RECALLED with same parties present. Ms. Krisko confirmed that she contacted Mr. Gower and he did receive a letter regarding dismissal, and he had no opposition to her speaking directly with Defendant, as long as he understood that anything he says can be used against him.

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Matter trailed for Ms. Krisko to speak with Defendant.

MATTER RECALLED with same parties present. Ms. Krisko represented that Defendant is interested in getting a briefing schedule as his position is that plea has to be withdrawn, however, State does not agree. Upon inquiry by the Court, Defendant stated he wants to proceed in proper person. COURT ORDERED, Defendant to file opening brief by March 31; opposition to be filed by April 28; reply to be filed by May 26; matter will be set for argument on June 3 at 9:00 AM. State to prepare order to transport

NDC

6/3/08 9:00 AM ARGUMENT: DEFT'S REQUEST TO WITHDRAW PLEA

CLERK'S NOTE: 2/20/08 - A copy of this Minute Order was sent to: Rickie Lamont Slaughter, Jr. #85902, Ely State Prison, P.O. Box 1989, Ely, Nevada 89301

Felony/Gross M	isdemeanor	COURT MINUTES	June 03, 2008
04C204957	The State of Ne	evada vs Rickie Slaughter	
June 03, 2008	9:00 AM	Hearing	ARGUMENT DEFT'S REQUEST TO WITHDRAW PLEA Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK	•		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Krisko, Susan R. Slaughter, Rickie	Attorney Defendant JOURNAL ENTRIES	

- Ms. Krisko advised that she never received the reply and had to get the motion from Blackstone. Matter trailed for Ms. Krisko to review the reply.

Matter recalled with same parties present. Court stated that Defendant is not getting the benefit of what he bargained for at time of plea, so State is willing to drop the "with use" so that sentence will then give him what he bargained for. Defendant stated that Supreme Court will not allow to modify sentence, and only form of relief is to vacate sentence. Argument by Ms. Krisko that it would be State's request to modify the sentence. COURT ORDERED, matter set for Evidentiary Hearing. Defendant inquired as to procedure for him to subpoena witnesses. Court directed Defendant to send a list of names to the Law Clerk. Further, COURT ORDERED, Defendant REMANDED to the Clark County Detention Center until hearing. NDC (CUSTODY)

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#### 04C204957

# 6/19/08 9:00 AM EVIDENTIARY HEARING

Felony/Gross M	lisdemeanor	COURT MINUTES	June 19, 2008
04C204957	The State of Nev	ada vs Rickie Slaughter	
June 19, 2008	9:00 AM	Evidentiary Hearing	EVIDENTIARY HEARING Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERE	κ:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Di Giacomo, Marc P. Krisko, Susan R. Slaughter, Rickie	Attorney Attorney Defendant	

#### JOURNAL ENTRIES

- Statement by Ms. Krisko regarding Judge Herndon being on witness list. Statement by Defendant Slaughter. After hearing what Defendant would purport to want Court as a witness on, Court was satisfied that it has no information whatsoever on that; no recollection of hearing conversations about any negotiations that everyone engaged in, so Court stated it would not recuse and hearing would proceed.

Defendant's witnesses sworn and testified. Exhibits marked and admitted per worksheet. Argument by Defendant and Mr. DiGiacomo. Statements by the Court. Court stated that focus is on what was said when plea was entered. Also, that Supreme Court raised issue the Court may want to appoint counsel for Defendant, however, Defendant declined representation when this matter was fist brought back. Court believes that what Defendant bargained for was a minimum 15 years before being eligible for release, and everyone else thought that would happen, but it was not a stipulated plea or a conditional plea and no one promised concurrent, so there are no issues raised to indicate

#### 04C204957

that it was not a knowing an voluntary plea. Therefore, COURT ORDERED, Motion to Withdraw Plea is DENIED.

Another issue on which Supreme Court remanded case was the Court's comment in November 2007 about 213.1213, and that statute looks like it mandates that this sentence has to be served in a certain way, so Defendant has to serve 22-1/2 years. Court entered findings in regard to that statute. Directing the prisons that their interpretation of 213 is incorrect, COURT ORDERED, Prison can parole Defendant off the primary and weapon enhancements for the other 3 counts at the time that Defendant is up for parole on the kidnapping count. Further, at request of Defendant, a transcript of this proceeding and the 6/2 hearing are to be provided to Defendant at State's expense. NDC

Felony/Gross M	lisdemeanor	COURT MINUTES	September 09, 2008
04C204957	The State of Ne	vada vs Rickie Slaughter	
September 09, 2	008 9:00 AM	Motion	DEFT'S PRO PER MTN FOR CORRECTION OR MODIFICATION OF RECORD & TRANSCRIPT/60 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK	<b>(:</b>		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Morton, Carrie A.	Attorney	
		JOURNAL ENTRIES	

- Court stated that Defendant is trying to add to the transcripts any statements made after Court was recessed. Court does not recall anything substantive being discussed after either hearing and cannot add to a transcript by trying to guess what was said. if anything was said. Court does not recall a briefing schedule being discussed as Court had ruled on the motion. Additionally, Court will not change the couple of words read by the District Attorney as the transcript indicates that is what was read, and what Defendant is requesting is not material to anything. COURT ORDERED, motion DENIED.

NDC

Felony/Gross M	lisdemeanor	COURT MINUTES	May 07, 2009
04C204957	The State of Nev	vada vs Rickie Slaughter	
May 07, 2009	9:00 AM	Request of Court	AT THE REQUEST OF THE COURT: PER SUPREMECT REMAND Court Clerk: Carol Green Relief Clerk: Susan Jovanovich/sj Reporter/Recorder: Cheryl Gardner Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERE	κ:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Di Giacomo, Marc P. Slaughter, Rickie	Attorney Defendant JOURNAL ENTRIES	

Colloquy regarding trial setting and representation of counsel. COURT ORDERED, Susan Bush APPOINTED as counsel for Deft. FURTHER, matter SET for status check on confirmation of counsel and for trial setting; Deft. REMANDED into custody on this matter. CUSTODY
5-14-09 9:00 AM STATUS CHECK: CONFIRMATION OF COUNSEL (BUSH)...TRIAL SETTING CLERK'S NOTE: After case was called, Ms. Bush appeared and was notified of the appointment and new date. sj

Felony/Gross Misdemeanor		COURT MINUTES	May 14, 2009
04C204957	The State of New	vada vs Rickie Slaughter	
May 14, 2009	9:00 AM	Status Check	STATUS CHECK: CONFIRMATION OF COUNSEL (BUSH) / TRIAL SETTING Court Clerk: Carol Green Relief Clerk: Carol Donahoo/cd Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLER	K: Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Sharon Howard		
PARTIES PRESENT:	Bush, Susan K. Di Giacomo, Marc P. Slaughter, Rickie	Attorney Attorney Defendant	
		JOURNAL ENTRIES	

- Court will CONFIRM the appointment of Susan Bush, Esq., as counsel of record for Deft. Slaughter. Colloquy regarding the Order of Reversal on Remand from the Nevada Supreme Court. COURT ORDERED, the Fourth Amended Information STRICKEN; the Third Amended Information shall be reinstated. Upon Deft.'s request for a bail amount to be set, COURT FURTHER ORDERED as follows: As to Count 1 - \$25,000; As to Count 2 - \$25,000; As to Count 3 - \$100,000; As to Count 4 - \$50,000; As to Count 5 - \$50,000; As to Count 6 - \$50,000; As to Count 7 - \$25,000; As to Count 8 - \$10,000; As to Count 9 - \$500,000; As to Count 10 - \$250,000; As to Count 11 - \$250,000; As to Count 12 - \$250,000; As

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to Count 13 - \$250,000; and As to Count 14 - \$250,000. Court invited Ms. Bush to file a motion to lower Deft.'s bail if she feels the amounts are not appropriate.

Ms. Bush advised she did not have any discovery; colloquy. Court directed the District Attorney to assist Ms. Bush in obtaining the necessary discovery. COURT ORDERED, matter set for trial. CUSTODY

09/24/09 9:00 AM CALENDAR CALL 09/28/09 10:00 AM JURY TRIAL

Felony/Gross	Misdemeanor	COURT MINUTES	July 21, 2009
04C204957	The State of New	vada vs Rickie Slaughter	
July 21, 2009	9:00 AM	Motion to Dismiss	DEFT'S PRO PER MTN TO DISMISS COUNSEL & APPOINT SUB/65 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLER	RK:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Bush, Susan K. Di Giacomo, Marc P. Slaughter, Rickie	Attorney Attorney Defendant	
		JOURNAL ENTRIES	

being re-raised.

Mr. DiGiacomo discussed possibility of continuing the trial date. Court directed counsel to discuss moving the trial either forward or backward, and issue can be addressed when Motion for Bail is filed.

CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	July 28, 2009
04C204957	The State of New	vada vs Rickie Slaughter	
July 28, 2009	9:00 AM	Motion	DEFT'S MTN FOR REASONABLE BAIL Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: STEWART BELL
HEARD BY:		COURTROOM:	
COURT CLER	K: Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Sharon Howard		
PARTIES PRESENT:	Bush, Susan K. Di Giacomo, Marc P. Slaughter, Rickie	Attorney Attorney Defendant <b>JOURNAL ENTRIES</b>	
JOUKNAL ENTRIES			

 Argument by Ms. Bush. COURT ORDERED, motion DENIED. Mr. DiGiacomo advised that counsel have discussed continuing the trial and requested the 12/7 stack. As Defendant previously WAIVED right to a speedy trial, COURT ORDERED, Calendar Call and Jury Trial are VACATED and RESET on the 12/7 stack.
 CUSTODY
 12/3/09 9:00 AM CALENDAR CALL
 12/7/09 10:00 AM JURY TRIAL

Felony/Gross Misdemeanor	COURT MINUTES	August 11, 2009
04C204957 The State of Nev	vada vs Rickie Slaughter	
August 11, 2009 9:00 AM	Motion to Reconsider	DEFT'S MTN TO RECONSIDER LOWERING BAIL /69 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:	COURTROOM:	
COURT CLERK: Carol Green		
RECORDER:		
<b>REPORTER:</b> Sharon Howard		
PARTIESPRESENT:Di Giacomo, Marc P. McDonald, Patrick E. Slaughter, Rickie	Attorney Attorney Defendant	

#### JOURNAL ENTRIES

- Court noted that Judge Bell reviewed and denied this motion. Mr. DiGiacomo submitted. Court noted that Defendant filed a pro per appeal of decision and therefore Court does not have jurisdiction. Mr. McDonald advised that he did not realize an appeal had been filed. Statements by the Court as to Judge Bell's decision to deny motion previously. Court stated it believes bail which was set is appropriate and Court is not inclined to revisit the denial and is not inclined to grant Defendant's request. Statement by Defendant. Court stated that irregardless of what Judge Bell did, Court is not inclined to lower bail. COURT ORDERED, OFF CALENDAR. CUSTODY

Felony/Gross Misdemeanor		COURT MINUTES	November 10, 2009	
04C204957	The State of Nev	ada vs Rickie Slaughter		
November 10, 20	009 9:00 AM	All Pending Motions	ALL PENDING MOTIONS (11-10-09) Court Clerk: Carol Green Relief Clerk: Carol Donahoo/cd Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
HEARD BY:		COURTROOM:		
COURT CLERK	: Carol Green			
<b>RECORDER:</b>				
<b>REPORTER:</b>	Sharon Howard			
PARTIES PRESENT:	Bush, Susan K. Di Giacomo, Marc P. Slaughter, Rickie	Attorney Attorney Defendant		
JOURNAL ENTRIES				

- DEFT.'S MOTION TO SUPPRESS . . . DEFT.'S MOTION TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION OF EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE

Motion to Preserve Evidence for DNA Testing on an Order Shortening Time FILED IN OPEN COURT. Court noted the State has filed its Opposition to the two (2) above-named motions; however, Ms. Bush would like time to Reply. Therefore, COURT ORDERED, matters CONTINUED; the Replies shall be on file on or before the close of business November 20. Colloquy regarding the newly filed motion mentioned above. COURT ORDERED, Motion

GRANTED in theory to the extent a sufficient quantity is left to permit testing. CUSTODY

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# CONTINUED TO: 11/24/09 9:00 AM

Felony/Gross N	lisdemeanor	COURT MINUTES	November 24, 2009
04C204957	The State of Ne	evada vs Rickie Slaughter	
November 24, 2	2009 9:00 AM	All Pending Motions	ALL PENDING MOTIONS FOR 11/24/09 Relief Clerk: Billie Jo Craig Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERI	κ:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Bush, Susan K. Ferreira, Amy L. Roger, David J. Slaughter, Rickie	Attorney Attorney Attorney Defendant	
JOURNAL ENTRIES			

- DEFT'S MOTION TO SUPPRESS...DEFT'S MOTION TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION OF EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE COURT ORDERED, above Motions CONTINUED. Ms. Bush advised there were problems in communicating with defendant as letters were returned. Court directed counsel to take matter up with the Jail or file a Motion. CUSTODY CONTINUED TO: 12/1/09 9:00 AM ABOVE MOTIONS

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Felony/Gross Misdemeanor		COURT MINUTES	December 01, 2009	
04C204957	The State of Nev	ada vs Rickie Slaughter		
December 01, 2	009 9:00 AM	All Pending Motions	ALL PENDING MOTIONS FOR 12/1/09 Relief Clerk: Billie Jo Craig Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon	
HEARD BY:		COURTROOM:		
COURT CLERI	K: Carol Green			
<b>RECORDER:</b>				
<b>REPORTER:</b>	Sharon Howard			
PARTIES PRESENT:	Bush, Susan K. Di Giacomo, Marc P. McDonald, Patrick E. Roger, David J. Slaughter, Rickie	Attorney Attorney Attorney Defendant		
JOURNAL ENTRIES				

- DEFT'S MOTION TO STRIKE THE STATE'S NOTICE OF EXPERT AND REBUTTAL EXPERT TESTIMONY OR IN THE ALTERNATIVE TO EXCLUDE THE STATE'S EXPERT AND REBUTTAL EXPERT TESTIMONY...DEFT'S MOTION TO SUPPRESS...DEFT'S MOTION TO DISMISS CASE FOR FAILURE TO PRESERVE OR DESTRUCTION OF EXCULPATORY PHOTO LINEUP IDENTIFICATION EVIDENCE...DEFT'S PRO PER EX PARTE MOTION TO DISMISS COUNSEL AND APPOINT SUBSTITUTE COUNSEL AT STATE EXPENSE/REQUEST FOR CONTINUANCE OF TRIAL DATE

AS TO DEFT'S MOTION TO STRIKE: Arguments by counsel. Court stated its findings, and ORDERED, Motion is DENIED.

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AS TO DEFT'S MOTION TO SUPPRESS: Arguments by counsel. Court stated its findings, and ORDERED, Motion is DENIED.

AS TO DEFT'S MOTION TO DISMISS CASE: Arguments by counsel. Court stated its findings, and ORDERED, Motion is DENIED.

The State advised it would announce ready for Trial on Thursday and noted Ms. Bush would not be present. The State advised it would be asking for a Tuesday start time as he would be under subpoena on Monday. Ms. Bush requested the Trial be continued and stated reasons. Court advised it was not inclined to continue over phone records not received. COURT ORDERED, Calendar Call date STANDS. Counsel can submit a written Motion to Continue Trial to the Court. COURT ORDERED, matter SET for Defendant's Motion to Continue Trial.

AS TO DEFT'S PRO PER EX PARTE MOTION: Defendant's Pro Per Ex Parte Motion to Dismiss Counsel and Appoint Substitute Counsel at State Expense/Request for Continuance of Trial Date FILED IN OPEN COURT. Arguments by parties. Court stated its findings, and ORDERED, Motion is DENIED.

CUSTODY

12/3/09 9:00 AM DEFT'S MOTION TO CONTINUE TRIAL

Felony/Gross M	lisdemeanor	COURT MINUTES	December 03, 2009
04C204957	The State of New	vada vs Rickie Slaughter	
December 03, 20	009 9:00 AM	All Pending Motions	ALL PENDING MOTIONS 12/3/09 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK	Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Sharon Howard		
PARTIES PRESENT:	Bush, Susan K. Di Giacomo, Marc P. McDonald, Patrick E. Slaughter, Rickie	Attorney Attorney Attorney Defendant	
		IOUDNIAL ENTRIEC	

## JOURNAL ENTRIES

## - CALENDAR CALL...DEFT'S MOTION TO CONTINUE TRIAL

Argument by Mr. McDonald. As to jail phone records, Mr. DiGiacomo advised that when they were found, they were turned over to Ms. Bush, however, he believes that Defendant had much of this information. Mr. DiGiacomo stated that if Defendant's counsel has listened to all 288 phone calls he would be opposed to a continuance, however, if she has not listened to them a continuance would be justified. Ms. Bush advised that she has not listened to all of the phone calls. Court stated that cumulatively there is a reason to continue the trial. COURT ORDERED, Deft's Motion to Continue Trial is GRANTED; Jury Trial is VACATED and RESET. Upon inquiry by the Court, Mr. DiGiacomo estimated 27-30 witnesses which should take more than a week. CUSTODY

3/4/10 9:00 AM CALENDAR CALL 3/8/10 10:00 AM JURY TRIAL

Felony/Gross M	lisdemeanor	COURT MINUTES	March 04, 2010
04C204957	The State of Nev	ada vs Rickie Slaughter	
March 04, 2010	9:00 AM	Calendar Call	CALENDAR CALL Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLERK	<b>G</b>		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Bush, Susan K. Fleck, Michelle McDonald, Patrick E. Slaughter, Rickie	Attorney Attorney Attorney Defendant	

## JOURNAL ENTRIES

- Ms. Fleck advised that this case is not overflow eligible as it will take more than a week with 20 witnesses, and based on the Court's schedule, it will have to be reset. Mr. McDonald advised that he also has out-of-state witnesses, and State just advised him of several new witnesses that he is trying to find. Colloquy regarding starting trial on Wednesday, as there has been an indication that trial set in this Court to begin that day may negotiate. Although both counsel announced ready, they stated various conflicts they had with starting on Wednesday and going into the following week. COURT ORDERED, Jury Trial is VACATED; Deft's Pro Per Motion to Dismiss Counsel and Appoint Substitute Counsel set for hearing on 3/9 STANDS, and a new trial date will be discussed following a ruling on that motion. CUSTODY

3/9/10 9:00 AM DEFT'S PRO PER MOTION TO DISMISS COUNSEL AND APPOINT SUBSTITUTE

## COUNSEL...TRIAL SETTING

Felony/Gross N	Aisdemeanor	COURT MINUTES	March 09, 2010
04C204957	The State of Nev	vada vs Rickie Slaughter	
March 09, 2010	9:00 AM	All Pending Motions	ALL PENDING MOTIONS 3/9/10 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: Douglas Herndon
HEARD BY:		COURTROOM:	
COURT CLER	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Bush, Susan K. Di Giacomo, Marc P. Slaughter, Rickie	Attorney Attorney Defendant <b>JOURNAL ENTRIES</b>	

- DEFT'S PRO PER MOTION TO DISMISS COUNSEL AND APPOINT SUBSTITUTE COUNSEL... TRIAL SETTING

Court stated it reviewed motion and issue seems to be lack of communication and which Court does not see rise to a level of conflict. Ms. Bush advised that she has a dedicated investigator on this case. COURT ORDERED, counsel and investigator are to go over to see Defendant. As Court does not see a conflict, COURT ORDERED, Deft's Pro Per Motion to Dismiss Counsel is DENIED. Colloquy regarding trial date, with all parties being agreeable to the July 19, 2010 stack. CUSTODY 7/15/10 9:00 AM CALENDAR CALL 7/19/10 10:00 AM JURY TRIAL

Felony/Gross N	Aisdemeanor	COURT MINUTES	July 08, 2010
04C204957	The State of Nev	vada vs Rickie Slaughter	
July 08, 2010	9:00 AM	Motion to Dismiss	DEFT'S PRO PER MTN TO DISMISS COUNSEL AND APPOINT/86 Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: James Brennan
HEARD BY:		COURTROOM:	
COURT CLER	K:		
<b>RECORDER:</b>			
<b>REPORTER:</b>			
PARTIES PRESENT:	Bush, Susan K. McDonald, Patrick E. Rachiele, Andrea M. Slaughter, Rickie	Attorney Attorney Attorney Defendant	
		JOURNAL ENTRIES	

- Defendant advised that no one has been to see him. Statement by Ms. Bush and Mr. McDonald as to their preparation for trial and investigator interviewing witnesses. Upon inquiry by the Court, Mr. McDonald and Ms. Bush advised that neither of them has been to see Defendant since the last hearing on March 9 as there have been no new issues. Defendant stated he has been contacted by a new alibi witness, who also gave him the name of another alibi witness, and counsel has not followed up regarding this issue. COURT ORDERED, motion GRANTED; Calendar Call and Jury Trial are VACATED. Court staff will contact Drew Christensen regarding appointment of new counsel. CUSTODY

7/15/10 9:00 AM FURTHER PROCEEDINGS: CONFIRMATION OF COUNSEL/RESET TRIAL

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Felony/Gross N	Aisdemeanor	COURT MINUTES	July 15, 2010	
04C204957	The State of Ne	evada vs Rickie Slaughter		
July 15, 2010	9:00 AM	Further Proceedings	FURTHER PROCEEDINGS: CONFIRMATION OF COUNSEL/ RESET TRIAL Court Clerk: Carol Green Reporter/Recorder: Sharon Howard Heard By: JOSEPH BONAVENTURE	
HEARD BY:		COURTROOM:		
COURT CLER	K:			
<b>RECORDER:</b>				
<b>REPORTER:</b>				
PARTIES PRESENT:	Fleck, Michelle Fumo, Osvaldo E. Slaughter, Rickie	Attorney Attorney Defendant		
	JOURNAL ENTRIES			
- Mr. Fumo CONFIRMED and requested that a trial in ordinary course be set. COURT ORDERED, matter set for Trial in ordinary course.				

CUSTODY

2/10/11 9:00 AM CALENDAR CALL 2/14/11 10:00 AM JURY TRIAL

Felony/Gross Misdemeanor	COURT MINUTES	February 10, 2011
04C204957 The State of Nev	ada vs Rickie Slaughter	
February 10, 2011 9:00 AM	All Pending Motions	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Carol Green Sara Richardson		
RECORDER:		
<b>REPORTER:</b> Sharon Howard		
PARTIES PRESENT:		

## JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, represented by Osvaldo Fumo, Esq.

CALENDAR CALL...DEFENDANT'S MOTION TO DISMISS...DEFENDANT'S MOTION TO PRECLUDE INVOLUNTARY STATEMENT BY TIFFANY JOHNSON...DEFENDANT'S MOTION TO PRECLUDE SUGGESTIVE IDENTIFICATION

Court noted this matter was not appropriate for overflow. Colloquy regarding defense experts. COURT ORDERED, motions CONTINUED and matter SET for Status Check, jury trial VACATED.

MOTIONS CONTINUED TO: 2-15-11 9:00 A.M.

2-15-11 9:00 A.M. STATUS CHECK

Felony/Gross Misdemeanor	COURT MINUTES	February 15, 2011
04C204957 The State of New	ada vs Rickie Slaughter	
February 15, 2011 9:00 AM	All Pending Motions	
HEARD BY: Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Carol Green Sara Richardson		
RECORDER:		
<b>REPORTER:</b> Sharon Howard		
PARTIES PRESENT:		

## JOURNAL ENTRIES

- Lisa Luzaich, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, represented by Osvaldo Fumo, Esq.

STATUS CHECK: TRIAL...DEFENDANT'S MOTION TO DISMISS...DEFENDANT'S MOTION TO PRECLUDE INVOLUNTARY STATEMENT BY TIFFANY JOHNSON...DEFENDANT'S MOTION TO PRECLUDE SUGGESTIVE IDENTIFICATION

Ms. Luzaich stated this is Mr. DiGiacomo's case she is appearing on his behalf because he is in trial in this department for the next two weeks, and requested a continuance for two weeks. COURT ORDERED, matter CONTINUED. Further Court directed Mr. Fumo to discuss potential trial dates with Mr. DiGiacomo.

CUSTODY

CONTINUED TO: 3-3-11 9:00 A.M.

Felony/Gross N	lisdemeanor	COURT MINUTES	March 03, 2011
04C204957	The State of Nev	ada vs Rickie Slaughter	
March 03, 2011	9:00 AM	All Pending Motions	
HEARD BY: 1	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERI	K: Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Sharon Howard		
PARTIES PRESENT:			

## JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant present, in custody, represented by Osvaldo Fumo, Esq.

DEFENDANT S MOTION TO PRECLUDE SUGGESTIVE IDENTIFICATION

Argument by Mr. Fumo and Mr. DiGiacomo. Court believes that photo line-up was proper and there is no need for an Evidentiary Hearing. COURT ORDERED, motion DENIED.

DEFENDANT'S MOTION TO PRECLUDE INVOLUNTARY STATEMENT BY TIFFANY JOHNSON Argument by Mr. Fumo and Mr. DiGiacomo. Court stated it does not see anything to show constitutional due process violation and COURT ORDERED, motion DENIED.

## DEFENDANT'S MOTION TO DISMISS

Argument by Mr. Fumo. Following statements, COURT ORDERED, motion DENIED.

STATUS CHECK: TRIAL COURT ORDERED, matter set for Trial.

CUSTODY

5/5/11 9:00 AM CALENDAR CALL

# 5/9/11 10:00 AM JURY TRIAL

Felony/Gross Misdemeanor		COURT MINUTES	March 24, 2011
04C204957	The State of New	vada vs Rickie Slaughter	
March 24, 2011	9:00 AM	Motion to Stay	Defendant's Motion and Order to Stay Proceedings Pending Filing and Consideration of Extraordinary Writ in the Nevada Supreme Court
HEARD BY: Hernd	on, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Sa	ra Richardson		
<b>RECORDER:</b>			
<b>REPORTER:</b> Kim	Fuchman		
PARTIES PRESENT:			

## JOURNAL ENTRIES

- Dena Rinetti, Deputy District Attorney, present on behalf of the State. Defendant Slaughter present, in custody, represented by Osvaldo Fumo, Esq.

Mr. Fumo stated the writ should be filed within 30 days. COURT ORDERED, matter CONTINUED, to be heard at the calendar call date. Mr. Fumo requested a copy of the transcript from today's proceedings.

CUSTODY

CONTINUED TO: 5-5-11 9:00 A.M.

Felony/Gross	Misdemeanor	COURT MINUTES	May 05, 2011
04C204957	The State of Nev	ada vs Rickie Slaughter	
May 05, 2011	9:00 AM	All Pending Motions	
HEARD BY:	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLEI	<b>RK:</b> Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Sharon Howard		
PARTIES PRESENT:			

## JOURNAL ENTRIES

- Mark DiGiacomo, Deputy District Attorney, present on behalf of the State. Defendant present, in custody, represented by Dustin Marcello, Esq.

CALENDAR CALL...DEFENDANT'S MOTION AND ORDER TO STAY PROCEEDINGS PENDING FILING AND CONSIDERATION OF EXTRAORDINARY WRIT IN THE NEVADA SUPREME COURT...DEFENDANT S MOTION AND NOTICE OF MOTION FOR DISCOVERY OF PROSECUTION FILES, RECORD, AND INFORMATION NECESSARY TO A FAIR TRIAL

Mr. DiGiacomo advised that Defendant is not willing to withdraw his Writ. Court advised it will call the Supreme Court to determine where in the Writ is in the process. However, if counsel is ready, Court will set for trial. Counsel requested a Tuesday start. Mr. DiGiacomo noted that if Writ is still pending, Defendant will have to withdraw writ or trial will have to be continued. COURT ORDERED, matter set for trial to begin on Tuesday.

Argument by Mr. Marcello as to specific discovery which is being requested. Response by Mr. DiGiacomo. COURT ORDERED, State to comply with Brady requirements as to discovery being requested, but Court will not require police reports on everyone or production of personnel files. Mr. Marcello requested audio of transcripts, which Mr. DiGiacomo agreed to provide.

CUSTODY

# 5/10/11 1:00 PM JURY TRIAL

Felony/Gross Mise	demeanor	COURT MINUTES	May 11, 2011
04C204957	The State of Nev	vada vs Rickie Slaughter	
May 11, 2011	1:00 PM	Jury Trial	
HEARD BY: Her	rndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK:	Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b> Ro	bert Cangemi		
PARTIES PRESENT:			

## JOURNAL ENTRIES

- Prior to Court, Judicial Executive Assistant contacted counsel and based on the Court being in the Penalty Phase of a Capital case, all counsel agreed to reset trial to begin on 5/12/11 @ 1:00 pm.

Felony/Gross	Misdemeanor	COURT MINUTES	May 12, 2011
04C204957	The State of Nev	vada vs Rickie Slaughter	
May 12, 2011	1:00 PM	Jury Trial	
HEARD BY:	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLEI	<b>RK:</b> Ruth Gilfert		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Cheryl Gardner		
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, for State Michelle Fleck, Deputy District Attorney, for State Osvaldo Fumo, Esq., for Defendant Rickie Slaughter, Defendant

Also present: Dustin Marcello, Esq., for Defendant

OUTSIDE PRESENCE OF PROSPECTIVE JURY PANEL: Mr. DiGiacomo requested clarification of Defendant's Supplemental Alibi Witness list and Mr. Fumo stated that was an error. Court expressed concern over the propriety of the late notice and instructed the parties to discuss the issue first and then, if necessary, bring it to the Court's attention.

PROPSECTIVE JURY PANEL PRESENT: Prospective jury panel polled. Introductions by Mr. DiGiacomo and Ms. Fleck and Mr. Fumo, who each named their witnesses. Voir Dire Oath administered. Voir Dire conducted.

CONTINUED TO 10:30AM 5/13/2011

Felony/Gross Misdemeanor		COURT MINUTES	May 13, 2011
04C204957	The State of Nev	ada vs Rickie Slaughter	
May 13, 2011	10:00 AM	Jury Trial	
HEARD BY:	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLEI	<b>RK:</b> Ruth Gilfert		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Robert Cangemi		
PARTIES PRESENT:			

#### JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, for State Michelle Fleck, Deputy District Attorney, for State Osvaldo Fumo, Esq., for Defendant Rickie Slaughter, Defendant

Also present: Dustin Marcello, Esq., for Defendant

PROSPECTIVE JURY PANEL PRESENT: Voir Dire continued. Jury and two (2) alternates selected and sworn. Third Amended Information was read to the jury and stated the Defendant's plea thereto. Court gave Jury Panel admonishments and released them for the weekend.

CONTINUED TO 10:30AM MAY 16, 2011

Felony/Gross Misdemeanor		COURT MINUTES	May 16, 2011
04C204957	The State of Nev	vada vs Rickie Slaughter	
May 16, 2011	10:00 AM	Jury Trial	
HEARD BY:	Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLEI	<b>RK:</b> Carol Green		
<b>RECORDER:</b>			
<b>REPORTER:</b>	Cheryl Gardner		
PARTIES PRESENT:			

## JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, for State Michelle Fleck, Deputy District Attorney, for State Osvaldo Fumo, Esq., for Defendant Rickie Slaughter, Defendant

Also present: Dustin Marcello, Esq., for Defendant

OUTSIDE PRESENCE OF THE JURY: Mr. Marcello raised a Batson challenge concerning the State's preemptory challenge of Ms. Rhines from the jury. Mr. DiGiacomo stated his reasoning and COURT RULED the exclusion did not meet Batson and denied the challenge.

Counsel discussed the confidential informant and State advised they would not be bringing that individual's name to the jury's attention. Counsel also discussed how the firearms would be mentioned and State advised it would not bring up any prior bad acts and COURT RULED State may reference the guns.

JURY PRESENT: Opening statements by Mr. DiGiacomo and Mr. Fumo, who briefly outlined their case.

Testimony and exhibits presented per worksheets.

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Continued to May 17, 2001 at 10:30am.

Felony/Gross Misdemeanor	COURT MINUTES	May 17, 2011
04C204957 The State of New	vada vs Rickie Slaughter	
May 17, 2011 10:00 AM	Jury Trial	
<b>HEARD BY:</b> Herndon, Douglas W.	COURTROOM:	RJC Courtroom 16C
COURT CLERK: Ruth Gilfert Linda Denman		
RECORDER:		
<b>REPORTER:</b> Bill Nelson		
PARTIES PRESENT:		

## JOURNAL ENTRIES

- Mark DiGiacomo, Chief Deputy District Attorney, for State Michelle Fleck, Deputy District Attorney, for State Osvaldo Fumo, Esq., for Defendant Rickie Slaughter, Defendant

Also present: Dustin Marcello, Esq., for Defendant

OUTSIDE PRESENCE OF THE JURY: Mr. Marcello objected to the admission of the 7-11 Store's video tape as the time did not match with the ATM receipt. Mr. DiGiacomo advised he was calling the store owner as a witness who will explain the time difference as being a problem with recalibrating the clock to account for daylight savings time. COURT RULED video tape is ADMISSABLE.

JURY PRESENT: Testimony and exhibits presented per worksheets.

OUTSIDE PRESENCE OF THE JURY: Arguments were raised at the expert witness designation of prosecutor's ballistics witness. COURT ORDERED a trial brief be SUBMITTED on this matter.

Counsel also discussed redacting the bad language of the transcript. COURT RULED bad language is

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not to be redacted but any reference to prior bad acts must be omitted.

Continued to 5/18/2011 at 1:30pm.